NRS - NAC Provision Chart

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Line No.	Required by Statute	Suggested Conceptual Language
1.	A person who wishes to operate a medical marijuana establishment must submit to the Division an application on a form prescribed by the Division. (Section 10(2))	Form to be developed after regulations have been decided upon.
2.	A person who wishes to operate a proposed medical marijuana establishment must submit to the Division such other information as the Division may require by regulation. (Section 10(3)(a)(6))	In addition to the information required to be submitted to the Division pursuant to section 10 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, a person who wishes to operate a proposed medical marijuana establishment must submit to the Division: 1. The following information for the entity applying for the medical marijuana establishment registration certificate: (a) Name; (b) Type of business organization; (c) Mailing address; (d) Telephone number; and (e) Email address. 2. The name of the person designated to submit applications for medical marijuana establishment agent registration cards on behalf of the establishment pursuant to subsection 2 of section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013. 3. If the establishment is a medical marijuana dispensary: (a) The name and license number of the physician who is consulting for the establishment; and (b) The proposed hours of operation during which the dispensary plans to be available to dispense medical marijuana to patients who hold valid registry identification cards or to the designated primary caregivers of such patients; 4. Documentation from an in-state or out-of-state financial institution that is dated within 30 calendar days before the date on which the medical marijuana establishment application was submitted and which demonstrates that the entity applying for the medical marijuana establishment certificate has at least \$250,000 under the control of the entity or an officer of the entity to cover the expenses of opening the proposed medical marijuana establishment and complying with the provisions of sections 10 to 20, inclusive, of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, and has had control of the \$250,000 for at least 30 calendar days before the date on which the application was

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1100		submitted.
3.		5. For each owner, officer and board member of the establishment, whether the owner, officer or board member:
		(a) Has served as an owner, officer or board member for a medical marijuana establishment that has had its medical marijuana establishment registration certificate revoked;
		(b) Has previously had a medical marijuana establishment agent registration card revoked;
		(c) Is a physician currently providing written documentation for the issuance of registry identification cards;
		(d) Is a law enforcement officer;
		(e) Is an employee or contractor of the Division; or
		(f) Has an ownership or financial investment interest in any other medical marijuana establishment.
4.		6. The name, address, and date of birth of each medical marijuana establishment agent who will provide services for the establishment;
		7. An attestation that the information provided to the Division to apply for the medical marijuana establishment registration certificate is true and correct.
		8. The signatures of the officers of the establishment as set forth in subsection 1 of section 21 of this regulation, as applicable for that establishment, and the dates on which they signed.
5.		9. If the entity applying to operate a proposed medical marijuana establishment is one of the business organizations listed in paragraph (b) to (g), inclusive, of subsection 1 of section 21 of this regulation, a copy of the articles of incorporation, articles of organization, or partnership or joint venture document of the entity that includes, without limitation:
		(a) The name of the business organization;
		(b) The type of business organization; and
		(c) The names and titles of the individuals described in subsections 1 and 2 of section 21 of this regulation, as

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6.		10. For each owner, officer and board member of the establishment:
		(a) An attestation signed and dated by the owner, officer or board member that the owner, officer or board member has not been convicted of an excluded felony offense; and
		(b) If the fingerprints submitted pursuant to sub-subparagraph (V) of subparagraph (2) of paragraph (a) of subsection 3 of section 10 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, were submitted to the Division as part of an application for a medical marijuana establishment agent registration card within the previous 6 months, the number of the medical marijuana establishment agent card issued to the owner, officer or board member as a result of the application, if a card was issued.
7.	-	11. Policies and procedures that comply with the requirements of chapter 453A of NRS and this chapter for:
		(a)The electronic verification system;
		(b)The inventory control system;
		(c) Accurate patient recordkeeping;
		(d) Security and oversight; and
		(e) Patient education and support.
8.		12. The bylaws or other operating document of the proposed medical marijuana establishment including, without limitation:
		(a) The names and titles of persons designated as owners, officers and board members of the establishment.
		(b) Whether the establishment plans to: (1) Cultivate marijuana;
		(2) Acquire marijuana from a patient who holds a valid registry identification card, or the designated primary caregiver of such a patient pursuant to subsection 5 of section 19 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, or from other establishments;
		(3) Sell or provide marijuana to other establishments;

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		(4) Transport marijuana;
		(5) Prepare, sell or dispense edible marijuana products;
		(6) Prepare, sell or dispense marijuana-infused products;
		(7) Sell or provide paraphernalia or other supplies related to the administration of marijuana to a patient who holds a valid registry identification card or to the designated primary caregiver of such a patient;
		(8) Deliver medical marijuana to patents with valid registry identification cards; or
		(9) Provide patient support and related services to patients with valid registry identification cards.
		(c) Provisions for amending the bylaws or other operating document of the establishment.
9.		13. A copy of documentation issued by the local jurisdiction in which the establishment is located authorizing occupancy of the building as a medical marijuana establishment, such as a certificate of occupancy, a special use permit, or a conditional use permit.
		14. A sworn statement signed and dated by the officers listed in subsection 1 of section 21 of this regulation, as applicable for that establishment, certifying that the establishment is in compliance with local zoning restrictions.
		15. The distance from the establishment to the closest public or private school that provides formal education traditionally associated with preschool or kindergarten through grade 12.
		16. The distance from the establishment to the closest community facility, as defined in subsection 7 of section 10 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013.
		17. A site plan drawn to scale of the establishment location showing streets, property lines, buildings, parking areas, outdoor areas if applicable, fences, security features, fire hydrants if applicable, and access to water mains.
		18. A floor plan drawn to scale of the building where the establishment is located showing the: (1) Layout and dimensions of each room;
		(2) Name and function of each room; (3) Location of each hand washing sink;
		(4) Location of each toilet room;

Line	Required by Statute	Suggested Conceptual Language
No.		(5) Magne of coners
		(5) Means of egress; (6) Location of each video camera;
		(7) Location of each panic button; and
		(8) Location of natural and artificial lighting sources
		(0) Location of natural and artificial righting sources
10.	1	In addition to the information required to be submitted to the Division pursuant to subsection 5 of section 10 of Senate
		Bill No. 374, chapter 547, Statutes of Nevada 2013, an entity that wishes to renew a medical marijuana establishment
		registration certificate must submit to the Division:
		1. An application in a format provided by the Division that includes:
		(a) The identification number of the establishment.
		(b) The name of the entity applying to renew the certificate.
		(b) The name of the entity applying to renew the certificate.
		(c) The name of the person designated to submit applications for medical marijuana establishment agent
		registration cards on behalf of the establishment pursuant to subsection 2 of section 13 of Senate Bill No. 374, chapter
		547, Statutes of Nevada 2013.
		(d) The name and Nevada license number of the physician who is consulting for the establishment if the
		establishment is a medical marijuana dispensary.
		(e) If the establishment is a medical marijuana dispensary, the proposed hours of operation during which the
		dispensary plans to be available to dispense medical marijuana to patients who hold valid registry identification cards or to the designated primary caregivers of such patients.
		or to the designated primary curegivers of such patterns.
		(f) The number of the medical marijuana establishment agent card issued to each owner, officer or board
		member of the establishment.
		(g) For each owner, officer and board member of the establishment, whether the owner, officer or board
		member:
		(1) Has served as an owner, officer or board member for a medical marijuana establishment that has
		had its medical marijuana establishment registration certificate revoked;
		(2) In a physician exponently providing symitter documentation for the ignuous of positive identification
		(2) Is a physician currently providing written documentation for the issuance of registry identification
		cards;
		(3) Is a law enforcement officer;
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		(4) Is an employee or contractor of the Division; or
		(5) Has an ownership or financial investment interest in any other medical marijuana establishment.
		(h) An attestation that the information provided to the Division to renew the medical marijuana establishment registration certificate is true and correct.
		(i) The signatures of the officers of the establishment as set forth in subsection 1 of section 21 of this regulation, as applicable for that establishment, and the dates on which they signed.
		2. A copy of an annual financial statement of the establishment for the previous year, or for the portion of the previous year during which the establishment was operational, prepared according to generally accepted accounting principles.
		3. A report of an audit by an independent certified public accountant of the annual financial statement submitted pursuant to subsection 2.
		4. As used in this section, "physician" has the meaning ascribed to it in NRS 0.040.
11.	With respect to medical marijuana establishments that are not medical marijuana dispensaries, the Division shall determine the appropriate number of such establishments as are necessary to serve and supply the medical marijuana dispensaries to which the Division has granted medical marijuana establishment registration certificates. (Section 11(3))	

Line No.	Required by Statute	Suggested Conceptual Language
12.	In determining whether to issue a medical marijuana establishment registration certificate, the Division shall consider any other criteria of merit that the Division determines to be relevant. (Section 11.7(10))	
13.	An application for registration as a medical marijuana establishment agent must be on a form prescribed by the Division. (Section 13)	An applicant submitting an application for a medical marijuana establishment agent card pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, or amending, changing or replacing a medical marijuana establishment agent card shall submit the application electronically in a format set forth by the Division.
14.	An application for registration as a medical marijuana establishment agent must be accompanied by such other information as the Division may require by regulation. (Section 13(2)(f))	To obtain a medical marijuana establishment agent registration card pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, a person employed by or contracted with the establishment or a person providing volunteer services to the establishment, the medical marijuana establishment shall, in addition to the information required to be submitted to the Division pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, submit to the Division: 1. A copy of the person's: (a) Valid Nevada driver's license; (b) Valid Nevada identification card issued by the Department of Motor Vehicles pursuant to NRS 483.810 to 483.890, inclusive; or

Line No.	Required by Statute	Suggested Conceptual Language
15.		(c) Photograph page in the current and valid United States Passport of the person.
		2. The identifying number on the applicable card or document submitted pursuant to subsection 1.
		3. The name and identification number of the medical marijuana establishment.
		4. The signature of the person designated pursuant to subsection 2 of section 24 of this regulation or paragraph (c) of subsection 1 of section 28 of this regulation to submit applications for medical marijuana establishment agent registration cards on behalf of the establishment, and the date on which that person signed.
		5. An attestation signed and dated by the person that the person has not been convicted of an excluded felony offense.
		 6. Either: (a) A statement that the person does not currently hold a valid medical marijuana establishment agent registration card; or (b) The number of the person's current medical marijuana establishment agent registration card. 7. A current photograph of the person.
		8. If the fingerprints submitted pursuant to subsection 5 of section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, were submitted to the Division as part of an application for a medical marijuana establishment agent registration card for another dispensary within the previous 6 months, the number of the medical marijuana establishment agent card issued to the person as a result of the application.
16.		To renew a medical marijuana establishment agent registration card pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, for a person serving as an owner, officer or board member of a medical marijuana establishment, a person employed by or contracted with the establishment, or a person providing volunteer services to the establishment, the medical marijuana establishment shall, in addition to the information required to be submitted to the Division pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, submit to the Division, at least 30 calendar days before the expiration of the medical marijuana establishment agent registration card:

Line No.	Required by Statute	Suggested Conceptual Language
17.		1. An application in a format provided by the Division that includes:
		(a) The number of the person's current medical marijuana establishment agent registration card;
		(b) The name and identification number of the medical marijuana establishment; and
		(c) The signature of the person designated pursuant to subsection 2 of section 24 of this regulation or paragraph (c) of subsection 1 of section 28 of this regulation to submit applications for medical marijuana establishment agent registration cards on behalf of the establishment, and the date on which that person signed.
		2. If the name on the person's current medical marijuana establishment agent registration card is not the same as the person's current name, a copy of one of the following with the person's new name:
		(a) Valid Nevada driver's license;
		(b) Valid Nevada identification card issued by the Department of Motor Vehicles pursuant to NRS 483.810 to 483.890, inclusive; or
		(c) Photograph page in the current and valid United States Passport of the person.
		3. A current photograph of the person.
		4. If the fingerprints submitted pursuant to subsection 5 of section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, were submitted to the Division as part of an application for a medical marijuana establishment agent registration card for another dispensary within the previous 6 months, the number of the medical marijuana establishment agent card issued to the person as a result of the application.
18.	Violating a regulation of the Division, the violation of which is stated to be grounds for immediate revocation of a medical marijuana establishment	A violation of any of the provisions of sections 2 to 65, inclusive, of this regulation is grounds for immediate revocation of a medical marijuana establishment registration certificate pursuant to subsection 3 of section 16 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013.
	registration certificate, constitutes grounds for immediate revocation of a certificate. (Section 16(3))	

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19.	Violating a regulation of the Division, the violation of which is stated to be grounds for immediate revocation of a medical marijuana establishment agent registration card, constitutes grounds for immediate revocation of a card. (Section 17(3))	A violation of any of the provisions of sections 2 to 65, inclusive, of this regulation is grounds for immediate revocation of a medical marijuana establishment agent registration card pursuant to subsection 3 of section 17 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013.
20.	The required electronic verification system must be able to monitor and report information, including, without limitation, in the case of a medical marijuana dispensary, such information as may be required by the Division by regulation regarding persons who are not residents of this State and who have purchased marijuana from the dispensary. (Section 19.1(2)(c))	No conceptual language currently exists.
21.	The required electronic verification system must be able to monitor and report information, including, without limitation, such other information as the Division may require. (Section 19.1(2)(e))	Before a medical marijuana establishment agent dispenses medical marijuana to the holder of a valid registry identification card or the designated primary caretaker of such a person, the medical marijuana establishment agent must: 1. Verify the identity of the holder of the registry identification card or the designated primary caregiver; 2. Offer any appropriate patient education or support materials; 3. Enter the number of the registry identification card of the patient or the designated primary caregiver into the

would n during a primary patient; 22. The required inventory control system must be able to monitor and report information including,	Suggested Conceptual Language
control system must be able to monitor and report information including, without limitation, such other information as the Division may require.	4. Verify the validity of the registry identification card of the patient or the designated primary caretaker; 5. Verify that the amount of medical marijuana the patient or the designated primary caregiver is requesting not cause the patient to exceed the limit on obtaining no more than two and one-half ounces of medical marijuana any one 14-day period as set forth in NRS 453A.200; and 6. Enter the following information into the electronic verification system for the patient or the designated ry caregiver: (a) The amount of medical marijuana dispensed; (b) Whether the medical marijuana was dispensed to the patient or to the designated primary caregiver of the t; (c) The date on which and the time at which the medical marijuana was dispensed; (d) The number of the medical marijuana establishment agent registration card of the agent; and (e) The number of the medical marijuana establishment registration certificate of the establishment for which the is providing services.
control system must be able to monitor and report information including, without limitation, such other information as the Division may require.	
journals	ical marijuana establishment shall: 1. Develop, document, and implement policies and procedures regarding: (a) Job descriptions and employment contracts, including, without limitation: (1) Personnel duties, authority, responsibilities, and qualifications; (2) Personnel supervision; (3) Training in and adherence to confidentiality requirements; (4) Periodic performance evaluations; and (5) Disciplinary actions. (b) Business records, such as manual or computerized records of assets and liabilities, monetary transactions, els, ledgers and supporting documents, including, without limitation, agreements, checks, invoices, and vouchers. (c) Inventory control, including, without limitation:

Line No.	Required by Statute	Suggested Conceptual Language
No. 23.		(1) Tracking; (2) Packaging; (3) Accepting marijuana from patients who hold valid registry identification cards and from their designated primary caregivers; (4) Acquiring marijuana from other establishments; and (5) Disposing of unusable marijuana, which may include submitting any unusable marijuana to a local law enforcement agency. (d) Records of patients who hold valid registry identification cards, including, without limitation, purchases, denials of sale, any delivery options, confidentiality and retention. (e) Patient education and support, including, without limitation: (1) The availability of different strains of marijuana and the purported effects of the different strains; (2) Information about the purported effectiveness of various methods, forms and routes of medical marijuana administration; (3) Methods of tracking the effects on a patient who holds a valid registry identification card of different strains and forms of marijuana; and (4) Prohibition on the smoking of medical marijuana in public places, places open to the public and places exposed to public view. 2. Maintain copies of the policies and procedures developed pursuant to subsection 1 at the establishment and provide copies to the Division for review upon request. 3. Review the policies and procedures developed pursuant to subsection 1 at least once every 12 months from the date on which the medical marijuana establishment registration certificate was issued and update the policies and procedures as needed. 1. Each medical marijuana establishment shall designate in writing a medical marijuana establishment agent who has oversight of the inventory control system of the establishment. 2. A medical marijuana establishment, including, without limitation, a cultivation facility and a facility for the production of edible marijuana products or marijuana-infused products; or

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		3. Each medical marijuana establishment shall establish and implement an inventory control system that documents:
		(a) Each day's beginning inventory, acquisitions, harvests, sales, disbursements, disposal of unusable marijuana, and ending inventory.
		(b) When acquiring medical marijuana from a person who holds a valid registry identification card or his or her designated primary caregiver:
		(1) A description of the medical marijuana acquired including the amount and strain;
		(2) The name and number of the valid registry identification card of the person who provided the medical marijuana or his or her designated primary caregiver who provided the medical marijuana;
		(3) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent receiving the medical marijuana on behalf of the dispensary; and (4) The date of acquisition.
24.		(c) When acquiring medical marijuana from another medical marijuana establishment:
		(1) A description of the medical marijuana acquired including the amount, strain and batch number;
		(2) The name and identification number of the medical marijuana establishment registration certificate of the establishment providing the medical marijuana;
		(3) The name and medical marijuana establishment agent registration card number of the agent providing the medical marijuana;
		(4) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent receiving the medical marijuana on behalf of the establishment; and
		(5) The date of acquisition,

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25.		(d) For each batch of marijuana cultivated:
		(1) The batch number.
		(2) Whether the batch originated from marijuana seeds or marijuana cuttings.
		(3) The origin and strain of the marijuana seeds or marijuana cuttings planted.
		(4) The number of marijuana seeds or marijuana cuttings planted.
		(5) The date the marijuana seeds or cuttings were planted.
		(6) A list of all chemical additives, including, without limitation, nonorganic pesticides, herbicides and fertilizers used in the cultivation.
26.		(7) The number of plants grown to maturity. (8) Harvest information including, without limitation:
		(I) Date of harvest;
		(II) Final processed usable marijuana yield weight; and
		(III) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent responsible for the harvest.
		(9) The disposal of medical marijuana that is not usable marijuana including the:
		(I) Description of and reason for the marijuana being disposed of including, if applicable, the number of failed or other unusable plants;
		(II) Date of disposal;
		(III) Method of disposal; and
		(IV) Name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent responsible for the disposal.
		(e) When providing medical marijuana to another establishment:

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		(1) The amount, strain and batch number of medical marijuana provided;
		(2) The name and marijuana establishment registration certificate number of the other establishment;
		(3) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent who received the medical marijuana on behalf of the other establishment; and
	-	(4) The date on which the medical marijuana was provided.
27.		(f) For receiving edible marijuana products from another establishment:
		(1) A description of the edible marijuana products received from the establishment including total weight of each edible food product and estimated amount and batch number of the medical marijuana infused in each edible marijuana product.
		(2) The total estimated amount and batch number of medical marijuana infused in the edible marijuana products.
		(3) The name and:
		(I) Medical marijuana establishment registration certification of the establishment providing the edible marijuana products to the receiving establishment;
		(II) Medical marijuana establishment agent registration card number of the agent providing the edible marijuana products to the receiving establishment; and
		(II) Medical marijuana establishment agent registration card number of the agent receiving the edible marijuana products on behalf of the receiving establishment.
		(4) The date on which the edible marijuana products were provided to the establishment.
		(g) For receiving marijuana-infused products from another establishment:
		(1) A description of the marijuana-infused products received from the establishment including total weight of each marijuana-infused product and estimated amount and batch number of the medical marijuana infused in each marijuana-infused product.

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		(2) The total estimated amount and batch number of medical marijuana infused in the marijuana-infused products.	
28.		(3) The name and: (I) Medical marijuana establishment registration certification of the establishment providing the marijuana-infused products to the receiving establishment;	
		(II) Medical marijuana establishment agent registration card number of the agent providing the marijuana-infused products to the receiving establishment; and	
		(II) Medical marijuana establishment agent registration card number of the agent receiving the marijuana-infused products on behalf of the receiving establishment.	
		(4) The date on which the marijuana-infused products were provided to the establishment.	

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29.		4. The individual designated in subsection 1 shall conduct and document an audit of the inventory of the establishment that is accounted for according to generally accepted accounting principles at least once every 30 calendar days. If the audit identifies a reduction in the amount of medical marijuana in the inventory of the establishment not due to documented causes, the establishment shall determine where the loss has occurred and take and document corrective action. If the reduction in the amount of medical marijuana in the inventory of the establishment is due to suspected criminal activity by a medical marijuana establishment agent, the establishment shall report the agent to the Division and to the local law enforcement authorities. 5. An establishment shall: (a) Maintain the documentation required in subsections 3 and 4 at the establishment for at least 5 years after the
		date on the document; and (b) Provide the documentation required in subsections 3 and 4 to the Division for review upon request.
30.	The Division shall establish standards for and certify one or more private and independent testing laboratories to test marijuana, edible marijuana products and marijuana-infused products that are to be sold in this State. (Section 19.9(1))	A person with a financial interest in an independent testing laboratory may not have any direct or indirect financial interest in any medical marijuana dispensary or other establishment, unless it is another independent testing laboratory. 1. Each independent testing laboratory must employ a scientific director to be responsible for: (a) Ensuring that the laboratory achieves and maintains quality standards of practice; and (b) Supervising all staff of the laboratory.
31.		2. The scientific director of an independent testing laboratory must have earned: (a) A doctorate degree in chemical or biological sciences from an accredited college or university and have at least 2 years of post-degree laboratory experience; (b) A master's degree in chemical or biological sciences from an accredited college or university and have at least 4 years of post-degree laboratory experience; or (c) A bachelor's degree in chemical or biological sciences from an accredited college or university and have at least 6 years of post-degree laboratory experience.

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32.		1. Each independent testing laboratory must either: (a) Follow the most current version of the Cannabis Inflorescence and Leaf QC monograph published by the American Herbal Pharmacopoeia; or (b) Notify the Division what alternative scientifically valid testing methodology the laboratory is following for each quality assurance test it conducts. The Division may require a laboratory to have the testing methodology followed by the laboratory pursuant to this paragraph validated by an independent third-party to ensure that the methodology followed by the laboratory produces scientifically accurate results before the laboratory may use the methodology when conducting testing services. 2. The Division may require an independent testing laboratory to have its basic proficiency to execute correctly the analytical testing methodologies used by the laboratory to be validated and monitored on an ongoing basis by an independent third-party. 3. Each independent testing laboratory must: (a) Adopt and follow minimum good lab practices; (b) Maintain internal standard operating procedures; and (c) Maintain a quality control and quality assurance program.	
33.		4. The Division or an independent third-party authorized by the Division may conduct an audit of the practices, procedures and programs adopted, followed and maintained pursuant to subsection 3, and inspect all records of the independent testing laboratory that are related to the audit.	

5. The Division hereby adopts by reference the Cannabis Inflorescence and Leaf QC month the American Herbal Pharmacopoeia. A copy of that publication may be obtained from the American Herbal Pharmacopoeia, P.O. Box 66809, Scotts Valley, California 95067, or at the Internet address http ahp.org/order online.htm, for the price of \$39.95. Each independent testing laboratory must use the general body of required quality assurance test marijuana-infused products, extracts of marijuana, and edible marijuana products set forth in the may include moisture content, potency analysis, foreign matter inspection, microbiological screen other chemical residue and metals screening, and residual solvents levels. An independent testing request additional sample material in excess of the amounts listed in the table set forth in this second completing required quality assurance tests. An independent testing laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the table set forth in the samples directly to the laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the laboratory may retrieve same of another registered medical marijuana establishment and transport	
Each independent testing laboratory must use the general body of required quality assurance test marijuana-infused products, extracts of marijuana, and edible marijuana products set forth in this may include moisture content, potency analysis, foreign matter inspection, microbiological screen other chemical residue and metals screening, and residual solvents levels. An independent testing request additional sample material in excess of the amounts listed in the table set forth in this second completing required quality assurance tests. An independent testing laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the little complete testing laboratory may retrieve to the little complete testing laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the little complete testing laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the little complete testing laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the little complete testing laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the little complete testing laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the little complete testing laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the little complete testing laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly to the little complete testing laboratory may retrieve same of another registered medical marijuana establishment and transport the samples directly another laboratory may retrieve same of another laboratory may retrieve same of another laboratory may retrieve same	rican Herbal
	s section. Such tests ning, pesticide and g laboratory may tion for the purposes of ples from the premises
Complete all Tests	
Usable marijuana 1. Moisture content 2. Potency analysis 3. Foreign matter inspection 4. Microbiological screening	
Marijuana to be used to make an extract of marijuana (nonsolvent) like kief, hashish, bubble hash, or infused dairy butter, or oils or fats derived from natural sources	
Extract of marijuana (nonsolvent) like kief, hashish, bubble hash, or infused dairy butter, or oils or fats derived from natural sources 1. Potency analysis 2. Foreign matter inspection 3. Microbiological screening from natural sources	
Marijuana to be used to make an extract of marijuana (solvent based) made with a CO ₂ extractor, or with a food grade ethanol or glycerin Extract of marijuana (solvent 1. Foreign matter inspection 2. Microbiological screening 2. Microbiological screening 4. Foreign matter inspection 2. Microbiological screening 4. Foreign matter inspection 5. Foreign matter in	

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1100		based) made using n-butane, isobutane, propane, heptane, or other solvents or gases approved by the Division of at least 99 % purity	2. Residual solvent test 3. Microbiological screening (only if using marijuana that failed initial test)		
		Extract of marijuana made with a CO ₂ extractor like hash oil	1. Potency analysis 2. Microbiological screening (only if using marijuana that failed initial test)	Up to 2 grams	
		Extract of marijuana made with food grade ethanol	1. Potency analysis 2. Microbiological screening (only if using marijuana that failed initial test)	Up to 2 grams	
		Extract of marijuana made with food grade glycerin or propylene glycol	Potency analysis	Up to 1 gram	
		Edible marijuana-infused product	 Potency analysis Microbiological screening 	1 unit	
		Liquid marijuana-infused product like a soda or tonic	 Potency analysis Microbiological screening 	1 unit	
		Topical marijuana-infused product	Potency analysis	1 unit	
36.		on the premises of the laboratory marijuana and marijuana product 1. If a lot of usable marijuana from the same plants au marijuana that fails a quality ass CO ₂ or solvent based extract must 2. At the request of a cut marijuana-infused products, the	at any given time, but the laboral ets on the premises are there for the uana fails a quality assurance test tomatically fails the quality assurance test may be used to make at still pass all required quality as divivation facility or a facility for the Division may, on a case-by-case by or facility for the production of	et, any marijuana plant trim, leaf a cance test. Upon approval of the I a CO ₂ or solvent based extract. A surance tests. The production of edible marijuana basis, authorize a retest to validate dedible marijuana products or man	nat all useable and other usable Division, a lot of fter processing, the products or e the results of a

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1100		
38.	The Division shall adopt regulations to prescribe the form and any additional required content of registration and renewal applications submitted pursuant to sections 10 and 13 of this act, for medical marijuana establishment registration certificates and medical marijuana establishment agent registration cards. (Section 20(1))	In addition to the information required to be submitted to the Division pursuant to section 10 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, a person who wishes to operate a proposed medical marijuana establishment must submit to the Division: 1. The following information for the entity applying for the medical marijuana establishment registration certificate: (a) Name; (b) Type of business organization; (c) Mailing address; (d) Telephone number; and (e) Email address. 2. The name of the person designated to submit applications for medical marijuana establishment agent registration cards on behalf of the establishment pursuant to subsection 2 of section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013. 3. If the establishment is a medical marijuana dispensary: (a) The name and license number of the physician who is consulting for the establishment; and (b) The proposed hours of operation during which the dispensary plans to be available to dispense medical marijuana to patients who hold valid registry identification cards or to the designated primary caregivers of such patients; 4. Documentation from an in-state or out-of-state financial institution that is dated within 30 calendar days before the date on which the medical marijuana establishment certificate has at least \$250,000 under the control of the entity or an officer of the endity of the entity or on officer of the entity or on officer of the entity of the stablishment and complying with the provisions of sections 10 to 20, inclusive, of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, and has had control of the 8250,000 for at least 30 calendar days before the date on which the application was submitted. 5. For each owner, officer and board member of the establishment, whether the owner, officer or board member:
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Line No.	Required by Statute	Suggested Conceptual Language
		medical marijuana establishment registration certificate revoked;
		(b) Has previously had a medical marijuana establishment agent registration card revoked;
		(c) Is a physician currently providing written documentation for the issuance of registry identification cards;
		(d) Is a law enforcement officer;
		(e) Is an employee or contractor of the Division; or
		(f) Has an ownership or financial investment interest in any other medical marijuana establishment.
		6. The name, address, and date of birth of each medical marijuana establishment agent who will provide services for the establishment;
		7. An attestation that the information provided to the Division to apply for the medical marijuana establishment registration certificate is true and correct.
		8. The signatures of the officers of the establishment as set forth in subsection 1 of section 21 of this regulation, as applicable for that establishment, and the dates on which they signed.
39.		9. If the entity applying to operate a proposed medical marijuana establishment is one of the business organizations listed in paragraph (b) to (g), inclusive, of subsection 1 of section 21 of this regulation, a copy of the articles of incorporation, articles of organization, or partnership or joint venture document of the entity that includes, without limitation:
		(a) The name of the business organization;
		(b) The type of business organization; and
		(c) The names and titles of the individuals described in subsections 1 and 2 of section 21 of this regulation, as applicable for that organization.
40.		10. For each owner, officer and board member of the establishment:
		(a) An attestation signed and dated by the owner, officer or board member that the owner, officer or board

Line No.	Required by Statute	Suggested Conceptual Language
		member has not been convicted of an excluded felony offense; and
		(b) If the fingerprints submitted pursuant to sub-subparagraph (V) of subparagraph (2) of paragraph (a) of subsection 3 of section 10 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, were submitted to the Division as part of an application for a medical marijuana establishment agent registration card within the previous 6 months, the number of the medical marijuana establishment agent card issued to the owner, officer or board member as a result of the application, if a card was issued.
41.		11. Policies and procedures that comply with the requirements of chapter 453A of NRS and this chapter for:
		(a)The electronic verification system;
		(b)The inventory control system;
		(c) Accurate patient recordkeeping;
		(d) Security and oversight; and
		(e) Patient education and support.
42.		12. The bylaws or other operating document of the proposed medical marijuana establishment including, without limitation:
		(a) The names and titles of persons designated as owners, officers and board members of the establishment.
		(b) Whether the establishment plans to:
		(1) Cultivate marijuana;
		(2) Acquire marijuana from a patient who holds a valid registry identification card, or the designated primary caregiver of such a patient pursuant to subsection 5 of section 19 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, or from other establishments;
		(3) Sell or provide marijuana to other establishments;
		(4) Transport marijuana;
		(5) Prepare, sell or dispense edible marijuana products;

Line No.	Required by Statute	Suggested Conceptual Language
1100		(6) Prepare, sell or dispense marijuana-infused products;
		(6) Trepare, sew or anspense manificanta injusea produces,
		(7) Sell or provide paraphernalia or other supplies related to the administration of marijuana to a patient who holds a valid registry identification card or to the designated primary caregiver of such a patient;
		(8) Deliver medical marijuana to patents with valid registry identification cards; or
		(9) Provide patient support and related services to patients with valid registry identification cards.
		(c) Provisions for amending the bylaws or other operating document of the establishment.
		13. A copy of documentation issued by the local jurisdiction in which the establishment is located authorizing occupancy of the building as a medical marijuana establishment, such as a certificate of occupancy, a special use permit, or a conditional use permit.
		14. A sworn statement signed and dated by the officers listed in subsection 1 of section 21 of this regulation, as applicable for that establishment, certifying that the establishment is in compliance with local zoning restrictions.
		15. The distance from the establishment to the closest public or private school that provides formal education traditionally associated with preschool or kindergarten through grade 12.
		16. The distance from the establishment to the closest community facility, as defined in subsection 7 of section 10 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013.
		17. A site plan drawn to scale of the establishment location showing streets, property lines, buildings, parking areas, outdoor areas if applicable, fences, security features, fire hydrants if applicable, and access to water mains.
		18. A floor plan drawn to scale of the building where the establishment is located showing the: (1) Layout and dimensions of each room;
		(2) Name and function of each room;
		(3) Location of each hand washing sink; (4) Location of each toilet room;
		(4) Location of each total room, (5) Means of egress;
		(6) Location of each video camera;
		(7) Location of each panic button; and
		(8) Location of natural and artificial lighting sources

Line No.	Required by Statute	Suggested Conceptual Language
43.		In addition to the information required to be submitted to the Division pursuant to subsection 5 of section 10 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, an entity that wishes to renew a medical marijuana establishment registration certificate must submit to the Division: 1. An application in a format provided by the Division that includes:
		(a) The identification number of the establishment.
		(b) The name of the entity applying to renew the certificate.
		(c) The name of the person designated to submit applications for medical marijuana establishment agent registration cards on behalf of the establishment pursuant to subsection 2 of section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013.
		(d) The name and Nevada license number of the physician who is consulting for the establishment if the establishment is a medical marijuana dispensary.
44.		(e) If the establishment is a medical marijuana dispensary, the proposed hours of operation during which the dispensary plans to be available to dispense medical marijuana to patients who hold valid registry identification cards or to the designated primary caregivers of such patients.
		(f) The number of the medical marijuana establishment agent card issued to each owner, officer or board member of the establishment.
		(g) For each owner, officer and board member of the establishment, whether the owner, officer or board member:
		(1) Has served as an owner, officer or board member for a medical marijuana establishment that has had its medical marijuana establishment registration certificate revoked;
		(2) Is a physician currently providing written documentation for the issuance of registry identification cards;
		(3) Is a law enforcement officer;
		(4) Is an employee or contractor of the Division; or

Line No.	Required by Statute	Suggested Conceptual Language
		(5) Has an ownership or financial investment interest in any other medical marijuana establishment.
		(h) An attestation that the information provided to the Division to renew the medical marijuana establishment registration certificate is true and correct.
		(i) The signatures of the officers of the establishment as set forth in subsection 1 of section 21 of this regulation, as applicable for that establishment, and the dates on which they signed.
		2. A copy of an annual financial statement of the establishment for the previous year, or for the portion of the previous year during which the establishment was operational, prepared according to generally accepted accounting principles.
		3. A report of an audit by an independent certified public accountant of the annual financial statement submitted pursuant to subsection 2.
		4. As used in this section, "physician" has the meaning ascribed to it in NRS 0.040.
45.		To obtain a medical marijuana establishment agent registration card pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, a person employed by or contracted with the establishment or a person providing volunteer services to the establishment, the medical marijuana establishment shall, in addition to the information required to be submitted to the Division pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, submit to the Division:
		1. A copy of the person's:
		(a) Valid Nevada driver's license;
		(b) Valid Nevada identification card issued by the Department of Motor Vehicles pursuant to NRS 483.810 to 483.890, inclusive; or
		(c) Photograph page in the current and valid United States Passport of the person.
		2. The identifying number on the applicable card or document submitted pursuant to subsection 1.
		3. The name and identification number of the medical marijuana establishment.
		4. The signature of the person designated pursuant to subsection 2 of section 24 of this regulation or paragraph

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No.		
		(c) of subsection 1 of section 28 of this regulation to submit applications for medical marijuana establishment agent registration cards on behalf of the establishment, and the date on which that person signed.
		5. An attestation signed and dated by the person that the person has not been convicted of an excluded felony offense.
		6. Either:
		(a) A statement that the person does not currently hold a valid medical marijuana establishment agent registration card; or
		(b) The number of the person's current medical marijuana establishment agent registration card.
		7. A current photograph of the person.
46.		8. If the fingerprints submitted pursuant to subsection 5 of section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, were submitted to the Division as part of an application for a medical marijuana establishment agent registration card for another dispensary within the previous 6 months, the number of the medical marijuana establishment agent card issued to the person as a result of the application.
		To renew a medical marijuana establishment agent registration card pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, for a person serving as an owner, officer or board member of a medical marijuana establishment, a person employed by or contracted with the establishment, or a person providing volunteer services to the establishment, the medical marijuana establishment shall, in addition to the information required to be submitted to the Division pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, submit to the Division, at least 30 calendar days before the expiration of the medical marijuana establishment agent registration card:
		1. An application in a format provided by the Division that includes:
		(a) The number of the person's current medical marijuana establishment agent registration card;
		(b) The name and identification number of the medical marijuana establishment; and
		(c) The signature of the person designated pursuant to subsection 2 of section 24 of this regulation or paragraph (c) of subsection 1 of section 28 of this regulation to submit applications for medical marijuana establishment agent registration cards on behalf of the establishment, and the date on which that person signed.

Line No.	Required by Statute	Suggested Conceptual Language
		2. If the name on the person's current medical marijuana establishment agent registration card is not the same as the person's current name, a copy of one of the following with the person's new name:
		(a) Valid Nevada driver's license;
		(b) Valid Nevada identification card issued by the Department of Motor Vehicles pursuant to NRS 483.810 to 483.890, inclusive; or
		(c) Photograph page in the current and valid United States Passport of the person.
		3. A current photograph of the person.
		4. If the fingerprints submitted pursuant to subsection 5 of section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, were submitted to the Division as part of an application for a medical marijuana establishment agent registration card for another dispensary within the previous 6 months, the number of the medical marijuana establishment agent card issued to the person as a result of the application.
47.	The Division shall adopt	
77.	regulations to set forth rules	A medical marijuana establishment shall:
	pertaining to the safe and healthful operation of medical marijuana establishments, including,	1. Document and report any loss or theft of marijuana from the establishment to the appropriate law enforcement agency and to the Division; and
	without limitation, the manner of protecting against diversion and theft without imposing an undue	2. Maintain copies of any documentation required pursuant to chapter 453A of NRS or this chapter for at least 12 months after the date on the documentation and provide copies of the documentation to the Division for review upon request.
48.	burden on medical marijuana establishments or compromising the	1. Each medical marijuana establishment shall designate in writing a medical marijuana establishment agent who has oversight of the inventory control system of the establishment.

Line No.	Required by Statute	Suggested Conceptual Language
49.	confidentiality of the holders of registry	2. A medical marijuana establishment shall only acquire marijuana from:
	identification cards. (Section 20(2)(a))	(a) Another medical marijuana establishment, including, without limitation, a cultivation facility and a facility for the production of edible marijuana products or marijuana-infused products; or
	_	(b) A person who holds a valid registry identification card or his or her designated primary caregiver.
50.		3. Each medical marijuana establishment shall establish and implement an inventory control system that documents:
		(a) Each day's beginning inventory, acquisitions, harvests, sales, disbursements, disposal of unusable marijuana, and ending inventory.
		(b) When acquiring medical marijuana from a person who holds a valid registry identification card or his or her designated primary caregiver:
		(1) A description of the medical marijuana acquired including the amount and strain;
		(2) The name and number of the valid registry identification card of the person who provided the medical marijuana or his or her designated primary caregiver who provided the medical marijuana;
		(3) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent receiving the medical marijuana on behalf of the dispensary; and
		(4) The date of acquisition.
		(c) When acquiring medical marijuana from another medical marijuana establishment:
		(1) A description of the medical marijuana acquired including the amount, strain and batch number;
		(2) The name and identification number of the medical marijuana establishment registration certificate of the establishment providing the medical marijuana;
		(3) The name and medical marijuana establishment agent registration card number of the agent providing the medical marijuana;
		(4) The name and medical marijuana establishment agent registration card number of the medical

Line No.	Required by Statute	Suggested Conceptual Language
		marijuana establishment agent receiving the medical marijuana on behalf of the establishment; and
		(5) The date of acquisition,
		(d) For each batch of marijuana cultivated:
		(1) The batch number.
		(2) Whether the batch originated from marijuana seeds or marijuana cuttings.
		(3) The origin and strain of the marijuana seeds or marijuana cuttings planted.
		(4) The number of marijuana seeds or marijuana cuttings planted.
		(5) The date the marijuana seeds or cuttings were planted.
		(6) A list of all chemical additives, including, without limitation, nonorganic pesticides, herbicides and fertilizers used in the cultivation.
		(7) The number of plants grown to maturity.
51.	_	(8) Harvest information including, without limitation:
		(I) Date of harvest;
		(II) Final processed usable marijuana yield weight; and
		(III) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent responsible for the harvest.
		(9) The disposal of medical marijuana that is not usable marijuana including the:
		(I) Description of and reason for the marijuana being disposed of including, if applicable, the number of failed or other unusable plants;
		(II) Date of disposal;
		(III) Method of disposal; and

Line No.	Required by Statute	Suggested Conceptual Language
		(IV) Name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent responsible for the disposal.
		(e) When providing medical marijuana to another establishment:
		(1) The amount, strain and batch number of medical marijuana provided;
		(2) The name and marijuana establishment registration certificate number of the other establishment;
		(3) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent who received the medical marijuana on behalf of the other establishment; and
		(4) The date on which the medical marijuana was provided.
		(f) For receiving edible marijuana products from another establishment:
		(1) A description of the edible marijuana products received from the establishment including total weight of each edible food product and estimated amount and batch number of the medical marijuana infused in each edible marijuana product.
		(2) The total estimated amount and batch number of medical marijuana infused in the edible marijuana products.
52.		(3) The name and:
		(I) Medical marijuana establishment registration certification of the establishment providing the edible marijuana products to the receiving establishment;
		(II) Medical marijuana establishment agent registration card number of the agent providing the edible marijuana products to the receiving establishment; and
		(II) Medical marijuana establishment agent registration card number of the agent receiving the edible marijuana products on behalf of the receiving establishment.
		(4) The date on which the edible marijuana products were provided to the establishment.
		(g) For receiving marijuana-infused products from another establishment:

Line No.	Required by Statute	Suggested Conceptual Language
1100		(1) A description of the marijuana-infused products received from the establishment including total weight of each marijuana-infused product and estimated amount and batch number of the medical marijuana infused in each marijuana-infused product.
		(2) The total estimated amount and batch number of medical marijuana infused in the marijuana-infused products.
		(3) The name and:
		(I) Medical marijuana establishment registration certification of the establishment providing the marijuana-infused products to the receiving establishment;
		(II) Medical marijuana establishment agent registration card number of the agent providing the marijuana-infused products to the receiving establishment; and
		(II) Medical marijuana establishment agent registration card number of the agent receiving the marijuana-infused products on behalf of the receiving establishment.
		(4) The date on which the marijuana-infused products were provided to the establishment.
		4. The individual designated in subsection 1 shall conduct and document an audit of the inventory of the establishment that is accounted for according to generally accepted accounting principles at least once every 30 calendar days. If the audit identifies a reduction in the amount of medical marijuana in the inventory of the establishment not due to documented causes, the establishment shall determine where the loss has occurred and take and document corrective action. If the reduction in the amount of medical marijuana in the inventory of the establishment is due to suspected criminal activity by a medical marijuana establishment agent, the establishment shall report the agent to the Division and to the local law enforcement authorities.
		5. An establishment shall:
		(a) Maintain the documentation required in subsections 3 and 4 at the establishment for at least 5 years after the date on the document; and
		(b) Provide the documentation required in subsections 3 and 4 to the Division for review upon request.

Line No.	Required by Statute	Suggested Conceptual Language
53.		1. A medical marijuana establishment agent authorized by the establishment for which he or she is providing services may transport marijuana, paraphernalia, edible marijuana products and marijuana-infused products between the medical marijuana establishment and:
		(a) Another marijuana establishment; and
		(b) A person who holds a valid registry identification card or his or her designated primary caregiver.
		2. Before transporting marijuana, paraphernalia, edible marijuana products or marijuana-infused products pursuant to subsection 1, a medical marijuana establishment agent shall:
		(a) Complete a trip plan that includes, without limitation:
		(1) The name of the medical marijuana establishment agent in charge of the transportation;
		(2) The date and start time of the trip;
		(3) A description of the marijuana, paraphernalia, edible marijuana products and marijuana-infused products being transported; and
		(4) The anticipated route of transportation.
		(b) Provide a copy of the trip plan completed pursuant to paragraph (a) to the medical marijuana establishment for which he or she is providing the transportation.
		3. During the transportation of marijuana, paraphernalia, edible marijuana products or marijuana-infused products pursuant to subsection 1, the medical marijuana establishment agent shall:
		(a) Carry a copy of the trip plan completed pursuant to paragraph (a) of subsection 2 with him or her for the duration of the trip;
		(b) Use a vehicle without any medical marijuana identification;
		(c) Have a means of communicating with the medical marijuana establishment for which he or she is providing the transportation; and
		(d) Ensure that the marijuana, paraphernalia, edible marijuana products or marijuana-infused products are not

Line No.	Required by Statute	Suggested Conceptual Language
		 visible. 4. After transporting marijuana, paraphernalia, edible marijuana products or marijuana-infused products pursuant to subsection 1, a medical marijuana establishment agent shall enter the end time of the trip and any changes to the trip plan that was completed pursuant to paragraph (a) of subsection 2. 5. A medical marijuana establishment must: (a) Maintain the documents required in paragraph (a) of subsection 2 and subsection 4; and (b) Provide a copy of the documents required in paragraph (a) of subsection 2 and subsection 4 to the Division for review upon request.
54.		To prevent unauthorized access to medical marijuana at a medical marijuana establishment, the establishment must have: 1. Security equipment to deter and prevent unauthorized entrance into limited access areas that includes, without limitation: (a) Devices or a series of devices to detect unauthorized intrusion, which may include a signal system interconnected with a radio frequency method, such as cellular, private radio signals, or other mechanical or electronic device. (b) Exterior lighting to facilitate surveillance. (c) Electronic monitoring including: (1) At least one 19-inch or greater call-up monitor; (2) A video printer capable of immediately producing a clear still photo from any video camera image; (3) Video cameras with a recording resolution of at least 704 x 480 or the equivalent providing coverage of all entrances to and exits from limited access areas and all entrances to and exits from the building, capable of identifying any activity occurring in or adjacent to the building; (4) A video camera at each point of sale location allowing for the identification of any person who holds a valid registry identification card or his or her designated primary caregiver purchasing medical marijuana;

Line No.	Required by Statute	Suggested Conceptual Language
110.		(5) A video camera in each grow room capable of identifying any activity occurring within the grow room in low light conditions;
		(6) Storage of video recordings from the video cameras for at least 30 calendar days;
		(7) A failure notification system that provides an audible and visual notification of any failure in the electronic monitoring system; and
		(8) Sufficient battery backup for video cameras and recording equipment to support at least five minutes of recording in the event of a power outage.
		(d) Panic buttons in the interior of each building.
		2. Policies and procedures:
		(a) That restrict access to the areas of the establishment that contain marijuana to persons authorized to be in that area only;
		(b) That provide for the identification of persons authorized to be in the areas of the establishment that contain marijuana;
		(c) That prevent loitering;
		(d) For conducting electronic monitoring; and
		(e) For the use of a panic button.
55.		1. Except as otherwise provided in subsection 2, a cultivation facility must ensure that access to the enclosed, locked facility where marijuana is cultivated is limited to the officers, board members and authorized medical marijuana establishment agents of the facility.
		2. Each cultivation facility shall ensure that an authorized medical marijuana establishment agent accompanies any person other than another medical marijuana establishment agent associated with the establishment when the person is present in the enclosed, locked facility where marijuana is cultivated or produced by the cultivation facility.

Line No.	Required by Statute	Suggested Conceptual Language
56.	The Division shall adopt regulations to set forth rules pertaining to the safe and	A medical marijuana establishment shall:
	healthful operation of medical marijuana	1. Develop, document, and implement policies and procedures regarding:
	establishments, including, without limitation,	(a) Job descriptions and employment contracts, including, without limitation: (1) Personnel duties, authority, responsibilities, and qualifications;
	minimum requirements for the oversight of medical marijuana establishments. (Section 20(2)(b))	(2) Personnel supervision;
		(3) Training in and adherence to confidentiality requirements;
		(4) Periodic performance evaluations; and
		(5) Disciplinary actions.
		(b) Business records, such as manual or computerized records of assets and liabilities, monetary transactions, journals, ledgers and supporting documents, including, without limitation, agreements, checks, invoices, and vouchers.
		(c) Inventory control, including, without limitation:
		(1) Tracking;
		(2) Packaging;
		(3) Accepting marijuana from patients who hold valid registry identification cards and from their designated primary caregivers;
		(4) Acquiring marijuana from other establishments; and
		(5) Disposing of unusable marijuana, which may include submitting any unusable marijuana to a local law enforcement agency.
		(d) Records of patients who hold valid registry identification cards, including, without limitation, purchases, denials of sale, any delivery options, confidentiality and retention.
		(e) Patient education and support, including, without limitation:

Line No.	Required by Statute	Suggested Conceptual Language
		(1) The availability of different strains of marijuana and the purported effects of the different strains;
		(2) Information about the purported effectiveness of various methods, forms and routes of medical marijuana administration;
		(3) Methods of tracking the effects on a patient who holds a valid registry identification card of different strains and forms of marijuana; and
		(4) Prohibition on the smoking of medical marijuana in public places, places open to the public and places exposed to public view.
		2. Maintain copies of the policies and procedures developed pursuant to subsection 1 at the establishment and provide copies to the Division for review upon request.
		3. Review the policies and procedures developed pursuant to subsection 1 at least once every 12 months from the date on which the medical marijuana establishment registration certificate was issued and update the policies and procedures as needed.
57.		A medical marijuana establishment shall: 1. Ensure that each medical marijuana establishment agent has his or her medical establishment agent registration card in his or her immediate possession when the medical marijuana establishment agent:
		(a) Is working or providing volunteer services at the establishment; or
		(b) Is transporting marijuana for the establishment.
		2. Not allow an individual who does not possess a medical marijuana establishment agent registration card issued under the medical marijuana establishment registration certificate to:
		(a) Serve as an officer or board member for the establishment;
		(b) Serve as the consulting physician for the establishment;
		(c) Be employed by the establishment; or
		(d) Provide volunteer services at or on behalf of the establishment.

Line No.	Required by Statute	Suggested Conceptual Language
2,00		3. Provide written notice to the Division, including the date of the event, within 10 working days after the date, when a medical marijuana establishment agent no longer:
		(a) Serves as an officer or board member for the establishment;
		(b) Serves as the consulting physician for the establishment;
		(c) Is employed by the establishment; or
		(d) Provides volunteer services at or on behalf of the establishment.
		4. Provide written notice to the Division, including the date of the event, within 10 days after the date, when an owner, operator or board member ceases to serve in that capacity at the establishment.
58.		A medical marijuana establishment shall:
		1. Document and report any loss or theft of marijuana from the establishment to the appropriate law enforcement agency and to the Division; and
		1. Maintain copies of any documentation required pursuant to chapter 453A of NRS or this chapter for at least 12 months after the date on the documentation and provide copies of the documentation to the Division for review upon request.
59.		A medical marijuana establishment shall post the following information in a place that can be viewed by persons entering the establishment the medical marijuana establishment registration certificate of the establishment.
60.		A medical marijuana establishment shall not:
		1. Lend any part of the income or property of the establishment without receiving adequate security and a reasonable rate of interest;
		2. Purchase property for more than adequate consideration in money or cash equivalent;
		3. Pay compensation for salaries or other compensation for personal services that is in excess of a reasonable allowance;

Line No.	Required by Statute	Suggested Conceptual Language
		 4. Sell any part of the property or equipment of the establishment for less than adequate consideration in money or cash equivalent; or 5. Engage in any other transaction that results in a substantial diversion of the income or property of the establishment.
61.		A medical marijuana establishment shall not use in the name or logo or on any sign or advertisement of the establishment: 1. The terms "marijuana," "Mary Jane," "pharmacy," or "pharmaceutical product;"
		 Any derivatives of the terms prohibited by paragraph (a); or Any jargon referring to "marijuana."
62.		Before a medical marijuana establishment agent dispenses medical marijuana to the holder of a valid registry identification card or the designated primary caretaker of such a person, the medical marijuana establishment agent must:
		 Verify the identity of the holder of the registry identification card or the designated primary caregiver; Offer any appropriate patient education or support materials;
		3. Enter the number of the registry identification card of the patient or the designated primary caregiver into the electronic verification system;
		4. Verify the validity of the registry identification card of the patient or the designated primary caretaker;
		5. Verify that the amount of medical marijuana the patient or the designated primary caregiver is requesting would not cause the patient to exceed the limit on obtaining no more than two and one-half ounces of medical marijuana during any one 14-day period as set forth in NRS 453A.200; and
		6. Enter the following information into the electronic verification system for the patient or the designated primary caregiver:

Line No.	Required by Statute	Suggested Conceptual Language
		(a) The amount of medical marijuana dispensed; (b) Whether the medical marijuana was dispensed to the patient or to the designated primary caregiver of the
		patient; (c) The date on which and the time at which the medical marijuana was dispensed;
		(d) The number of the medical marijuana establishment agent registration card of the agent; and
		(e) The number of the medical marijuana establishment registration certificate of the establishment for which the agent is providing services.
63.		1. Each medical marijuana establishment shall designate in writing a medical marijuana establishment agent who has oversight of the inventory control system of the establishment.
		2. A medical marijuana establishment shall only acquire marijuana from:
		(a) Another medical marijuana establishment, including, without limitation, a cultivation facility and a facility for the production of edible marijuana products or marijuana-infused products; or
		(b) A person who holds a valid registry identification card or his or her designated primary caregiver.
		3. Each medical marijuana establishment shall establish and implement an inventory control system that documents:
		(a) Each day's beginning inventory, acquisitions, harvests, sales, disbursements, disposal of unusable marijuana, and ending inventory.
		(b) When acquiring medical marijuana from a person who holds a valid registry identification card or his or her designated primary caregiver:
		(1) A description of the medical marijuana acquired including the amount and strain;
		(2) The name and number of the valid registry identification card of the person who provided the medical marijuana or his or her designated primary caregiver who provided the medical marijuana;
		(3) The name and medical marijuana establishment agent registration card number of the medical

Line No.	Required by Statute	Suggested Conceptual Language
		marijuana establishment agent receiving the medical marijuana on behalf of the dispensary; and
		(4) The date of acquisition.
		(c) When acquiring medical marijuana from another medical marijuana establishment:
		(1) A description of the medical marijuana acquired including the amount, strain and batch number;
		(2) The name and identification number of the medical marijuana establishment registration certificate of the establishment providing the medical marijuana;
		(3) The name and medical marijuana establishment agent registration card number of the agent providing the medical marijuana;
		(4) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent receiving the medical marijuana on behalf of the establishment; and
		(5) The date of acquisition,
		(d) For each batch of marijuana cultivated:
		(1) The batch number.
		(2) Whether the batch originated from marijuana seeds or marijuana cuttings.
		(3) The origin and strain of the marijuana seeds or marijuana cuttings planted.
		(4) The number of marijuana seeds or marijuana cuttings planted.
		(5) The date the marijuana seeds or cuttings were planted.
		(6) A list of all chemical additives, including, without limitation, nonorganic pesticides, herbicides and fertilizers used in the cultivation.
		(7) The number of plants grown to maturity.
		(8) Harvest information including, without limitation:

Line No.	Required by Statute	Suggested Conceptual Language
1100		(I) Date of harvest;
		(II) Final processed usable marijuana yield weight; and
		(III) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent responsible for the harvest.
		(9) The disposal of medical marijuana that is not usable marijuana including the:
		(I) Description of and reason for the marijuana being disposed of including, if applicable, the number of failed or other unusable plants;
		(II) Date of disposal;
		(III) Method of disposal; and
		(IV) Name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent responsible for the disposal.
		(e) When providing medical marijuana to another establishment:
		(1) The amount, strain and batch number of medical marijuana provided;
		(2) The name and marijuana establishment registration certificate number of the other establishment;
		(3) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent who received the medical marijuana on behalf of the other establishment; and
		(4) The date on which the medical marijuana was provided.
		(f) For receiving edible marijuana products from another establishment:
		(1) A description of the edible marijuana products received from the establishment including total weight of each edible food product and estimated amount and batch number of the medical marijuana infused in each edible marijuana product.
		(2) The total estimated amount and batch number of medical marijuana infused in the edible marijuana products.

Line No.	Required by Statute	Suggested Conceptual Language
		(3) The name and:
		(I) Medical marijuana establishment registration certification of the establishment providing the edible marijuana products to the receiving establishment;
		(II) Medical marijuana establishment agent registration card number of the agent providing the edible marijuana products to the receiving establishment; and
		(II) Medical marijuana establishment agent registration card number of the agent receiving the edible marijuana products on behalf of the receiving establishment.
		(4) The date on which the edible marijuana products were provided to the establishment.
		(g) For receiving marijuana-infused products from another establishment:
		(1) A description of the marijuana-infused products received from the establishment including total weight of each marijuana-infused product and estimated amount and batch number of the medical marijuana infused in each marijuana-infused product.
		(2) The total estimated amount and batch number of medical marijuana infused in the marijuana-infused products.
		(3) The name and:
		(I) Medical marijuana establishment registration certification of the establishment providing the marijuana-infused products to the receiving establishment;
		(II) Medical marijuana establishment agent registration card number of the agent providing the marijuana-infused products to the receiving establishment; and
		(II) Medical marijuana establishment agent registration card number of the agent receiving the marijuana-infused products on behalf of the receiving establishment.
		(4) The date on which the marijuana-infused products were provided to the establishment.
		4. The individual designated in subsection 1 shall conduct and document an audit of the inventory of the establishment that is accounted for according to generally accepted accounting principles at least once every 30

Line No.	Required by Statute	Suggested Conceptual Language
110		calendar days. If the audit identifies a reduction in the amount of medical marijuana in the inventory of the establishment not due to documented causes, the establishment shall determine where the loss has occurred and take and document corrective action. If the reduction in the amount of medical marijuana in the inventory of the establishment is due to suspected criminal activity by a medical marijuana establishment agent, the establishment shall report the agent to the Division and to the local law enforcement authorities.
		5. An establishment shall:
		(a) Maintain the documentation required in subsections 3 and 4 at the establishment for at least 5 years after the date on the document; and
		(b) Provide the documentation required in subsections 3 and 4 to the Division for review upon request.
64.		1. A medical marijuana establishment shall not sell or transport a lot of usable marijuana, edible marijuana products or marijuana-infused products until all required quality assurance testing has been completed.
		2. Any usable marijuana, edible marijuana product or marijuana-infused product that has passed the required quality assurance tests may be labeled as "Class A." Only "Class A" usable marijuana, edible marijuana products or marijuana-infused products may be sold in Nevada.
65.		1. A medical marijuana establishment agent authorized by the establishment for which he or she is providing services may transport marijuana, paraphernalia, edible marijuana products and marijuana-infused products between the medical marijuana establishment and:
		(a) Another marijuana establishment; and
		(b) A person who holds a valid registry identification card or his or her designated primary caregiver.
		2. Before transporting marijuana, paraphernalia, edible marijuana products or marijuana-infused products pursuant to subsection 1, a medical marijuana establishment agent shall:
		(a) Complete a trip plan that includes, without limitation:
		(1) The name of the medical marijuana establishment agent in charge of the transportation;
		(2) The date and start time of the trip;

Line No.	Required by Statute	Suggested Conceptual Language
		(3) A description of the marijuana, paraphernalia, edible marijuana products and marijuana-infused products being transported; and (4) The anticipated route of transportation.
		(b) Provide a copy of the trip plan completed pursuant to paragraph (a) to the medical marijuana establishment for which he or she is providing the transportation.
		3. During the transportation of marijuana, paraphernalia, edible marijuana products or marijuana-infused products pursuant to subsection 1, the medical marijuana establishment agent shall:
		(a) Carry a copy of the trip plan completed pursuant to paragraph (a) of subsection 2 with him or her for the duration of the trip;
		(b) Use a vehicle without any medical marijuana identification;
		(c) Have a means of communicating with the medical marijuana establishment for which he or she is providing the transportation; and
		(d) Ensure that the marijuana, paraphernalia, edible marijuana products or marijuana-infused products are not visible.
		4. After transporting marijuana, paraphernalia, edible marijuana products or marijuana-infused products pursuant to subsection 1, a medical marijuana establishment agent shall enter the end time of the trip and any changes to the trip plan that was completed pursuant to paragraph (a) of subsection 2.
		5. A medical marijuana establishment must:
		(a) Maintain the documents required in paragraph (a) of subsection 2 and subsection 4; and
		(b) Provide a copy of the documents required in paragraph (a) of subsection 2 and subsection 4 to the Division for review upon request.
66.		To prevent unauthorized access to medical marijuana at a medical marijuana establishment, the establishment must have:

Line No.	Required by Statute	Suggested Conceptual Language
1100		1. Security equipment to deter and prevent unauthorized entrance into limited access areas that includes, without limitation:
		(a) Devices or a series of devices to detect unauthorized intrusion, which may include a signal system interconnected with a radio frequency method, such as cellular, private radio signals, or other mechanical or electronic device.
		(b) Exterior lighting to facilitate surveillance.
		(c) Electronic monitoring including:
		(1) At least one 19-inch or greater call-up monitor;
		(2) A video printer capable of immediately producing a clear still photo from any video camera image;
		(3) Video cameras with a recording resolution of at least 704 x 480 or the equivalent providing coverage of all entrances to and exits from limited access areas and all entrances to and exits from the building, capable of identifying any activity occurring in or adjacent to the building;
		(4) A video camera at each point of sale location allowing for the identification of any person who holds a valid registry identification card or his or her designated primary caregiver purchasing medical marijuana;
		(5) A video camera in each grow room capable of identifying any activity occurring within the grow room in low light conditions;
		(6) Storage of video recordings from the video cameras for at least 30 calendar days;
		(7) A failure notification system that provides an audible and visual notification of any failure in the electronic monitoring system; and
		(8) Sufficient battery backup for video cameras and recording equipment to support at least five minutes of recording in the event of a power outage.
		(d) Panic buttons in the interior of each building.
		2. Policies and procedures:

Line No.	Required by Statute	Suggested Conceptual Language
No.		(a) That restrict access to the areas of the establishment that contain marijuana to persons authorized to be in that area only;
		(b) That provide for the identification of persons authorized to be in the areas of the establishment that contain marijuana;
		(c) That prevent loitering;
		(d) For conducting electronic monitoring; and
		(e) For the use of a panic button.
67.		1. A medical marijuana establishment that prepares, sells or dispenses edible marijuana products must:
		(a) Before preparing, selling, or dispensing an edible marijuana product obtain written authorization from the Division to prepare, sell or dispense edible marijuana products;
		(b) If the establishment prepares the edible marijuana products, ensure that the edible marijuana products are prepared according to the applicable requirements set forth in section 19.7 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, and the operating procedures included in its application pursuant to subparagraph (4) of paragraph (a) of subsection 3 of section 10 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013;
		(c) If the edible marijuana products are not prepared at the establishment, obtain and maintain at the establishment a copy of the current written authorization to prepare edible marijuana products from the establishment that prepares the edible marijuana products; and
		(d) If an establishment sells or dispenses edible marijuana products, ensure that the edible marijuana products are sold or dispensed according to applicable requirements set forth in section 19.7 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013.
		2. A medical marijuana establishment is responsible for the content and quality of any edible marijuana product sold or dispensed by the establishment.
		3. A facility for the production of edible marijuana products is not subject to the provisions of chapter 446 of NRS or chapter 446 of NAC.

Line No.	Required by Statute	Suggested Conceptual Language
68.		1. Each medical marijuana establishment must ensure that any building or equipment used by the establishment for the cultivation, harvest, preparation, packaging, storage, infusion or sale of medical marijuana products is maintained in a clean and sanitary condition, including, without limitation, ensuring that:
		(a) Marijuana in the process of production, preparation, manufacture, packing, storage, sale, distribution or transportation is protected from flies, dust, dirt and all other contamination;
		(b) Refuse or waste products incident to the manufacture, preparation, packing, selling, distributing or transportation of marijuana products are removed from the premises of the establishment at least once every 24 hours or more often as necessary to maintain a clean condition;
		(c) Trucks, trays, buckets, other receptacles, platforms, racks, tables, shelves, knives, saws, cleavers, other utensils, or the machinery used in moving, handling, cutting, chopping, mixing, canning, packaging, or other processes are cleaned daily; and
		(d) All stored edible marijuana products are securely covered.
		2. Each medical marijuana establishment must ensure that each medical marijuana establishment agent providing services at the establishment:
		(a) Cleans his or her hands and exposed portions of his or her arms in a hand washing sink:
		(1) Before preparing medical marijuana products including, without limitation, working with food, equipment or utensils;
		(2) During preparation, as often as necessary to remove soil and contamination and to prevent cross-contamination when changing tasks;
		(3) After handling soiled equipment or utensils;
		(4) After touching bare human body parts other than his or her clean hands and exposed portions of arms; and
		(5) After using the toilet facilities.
		(b) If working directly with the preparation of marijuana products, including, without limitation, the infusion of marijuana into marijuana-infused products:

Line No.	Required by Statute	Suggested Conceptual Language
		(1) Keeps his or her fingernails trimmed, filed and maintained so that the edges and surfaces are cleanable; (2) Unless wearing intact gloves in good repair, does not have fingernail polish or artificial fingernails on his or her fingernails; and (3) Wears protective apparel such as coats, aprons, gowns or gloves to prevent contamination. (c) Wears clean clothing appropriate to assigned tasks. (d) Reports to the physician who is consulting for the establishment, if the establishment is a medical marijuana dispensary, and reports to the person designated by the establishment to receive such reports if the establishment is not a medical marijuana dispensary, any health condition experienced by the establishment agent that may adversely affect the safety or quality of any medical marijuana products with which the establishment agent may come into contact. 3. If the physician who is consulting for a medical marijuana dispensary or the person designated by any other establishment to address health conditions at the establishment determines that a medical marijuana establishment agent providing services at the establishment has a health condition that may adversely affect the safety or quality of the medical marijuana products at the establishment, that establishment agent is prohibited from having direct contact with
		any medical marijuana or equipment or materials for processing medical marijuana products until the consulting physician or designated person determines that the health condition of the establishment agent will not adversely affect the medical marijuana products.
69.		Each medical marijuana dispensary shall: 1. Ensure that the dispensary is operating and available to dispense usable marijuana to patients who hold valid registry identification cards or to the designated primary caregivers of such patients during the designated hours of operation of the dispensary; 2. Have an arrangement for consulting with a physician; and
		3. Post the following information in a place that can be viewed by persons entering the dispensary: (a) The name of the physician who is consulting for the establishment and the medical license number of the consulting physician on a sign at least 8 ½ inches by 11 inches; and
		(b) The hours of operation during which the dispensary will dispense usable marijuana to patients who hold valid registry identification cards or to the designated primary caregivers of such patients.

Line No.	Required by Statute	Suggested Conceptual Language
70.		1. Each medical marijuana dispensary shall ensure that:
		(a) A patient record is established and maintained for each holder of a valid registry identification card who obtains medical marijuana from the dispensary.
		(b) An entry in a patient record:
		(1) Is recorded only by a medical marijuana establishment agent who is authorized by dispensary policies and procedures to make an entry;
		(2) Is dated and signed by the medical marijuana establishment agent;
		(3) Includes the number of the medical marijuana establishment agent registration card of the agent who is recording the entry; and
		(4) Is not changed to make the initial entry illegible.
		(c) If an electronic signature is used to sign an entry, the medical marijuana establishment agent whose signature the electronic code represents is accountable for the use of the electronic signature.
		(d) A patient record is only accessed by a medical marijuana establishment agent authorized by dispensary policies and procedures to access the patient record.
		(e) A patient record is provided to the Division for review upon request.
		(f) A patient record is protected from loss, damage or unauthorized use.
		(g) A patient record is maintained for at least 5 years after the date of the patient's or, if applicable, the patient's designated primary caregiver's last request for medical marijuana from the dispensary.
		2. If a medical marijuana dispensary maintains patient records electronically, the dispensary shall ensure that: (a) There are safeguards to prevent unauthorized access; and
		(b) The date and time of an entry in a patient record is recorded electronically by an internal clock.

Line	Required by Statute	Suggested Conceptual Language
No.		3. A medical marijuana dispensary shall ensure that the patient record for a holder of a valid registry identification card who requests or whose designated primary caregiver on behalf of the holder of the valid registry identification card requests medical marijuana from the dispensary contains:
		(a) Patient information that includes: (1) The name of the patient;
		(2) The date of birth of the patient; and
		(3) The name of the designated primary caregiver of the patient, if applicable.
		(b) Documentation of any patient education and support materials provided to the patient or the designated primary caregiver of the patient, including, without limitation, a description of the materials and the date on which the materials were provided.
		(c) For each time the patient requests and does not obtain medical marijuana or, if applicable, the designated primary caregiver requests on behalf of the patient and does not obtain medical marijuana from the dispensary, the following:
		(1) The date;
		(2) The name and number of the registry identification card of the person who requested the medical marijuana, and
		(3) The dispensary's reason for refusing to provide the medical marijuana.
71.		1. Each medical marijuana dispensary shall ensure that marijuana provided by the dispensary to a person who holds a valid registry identification card or to his or her designated primary caregiver is labeled with:
		(a)The medical marijuana establishment registration certificate identification number of the dispensary;
		(b) The amount, strain and batch number of medical marijuana;
		(c) The following statement: "NEVADA DIVISION OF PUBLIC AND BEHAVIORAL HEALTH WARNING: Marijuana use can be addictive and can impair a person's ability to drive a motor vehicle or operate heavy machinery. Marijuana smoke contains carcinogens and can lead to an increased risk for cancer, tachycardia, hypertension, heart attack and lung infection. KEEP OUT OF REACH OF CHILDREN";

Line No.	Required by Statute	Suggested Conceptual Language
		(d) Whether the medical marijuana was obtained from a person who holds a valid registry identification card, a designated primary caregiver, or another medical marijuana establishment;
		(e) The date of manufacture, harvest, or sale; (f) A list of all chemical additives, including, without limitation, nonorganic pesticides, herbicides, and
		fertilizers, used in the cultivation and production of the medical marijuana; and
		(g) The number of the registry identification card of the person.
		2. If a cultivation facility provides medical marijuana to another medical marijuana establishment, the cultivation facility shall ensure that the medical marijuana is labeled with:
		(a) The medical marijuana establishment registration certificate identification number of the cultivation facility;
		(b) The amount, strain and batch number of the medical marijuana;
		(c) The date of harvest or sale; and (d) A list of all chemical additives, including, without limitation, nonorganic pesticides, herbicides, and
		fertilizers, used in the cultivation of the medical marijuana.
		3. If medical marijuana is provided as part of an edible marijuana product or marijuana-infused product, a dispensary shall, in addition to the information in subsection 1, include on the label the total weight of the edible marijuana product or marijuana-infused product.
		4. A medical marijuana dispensary shall provide to the Division upon request a sample of the medical marijuana inventory of the dispensary of sufficient quantity to enable the Division to conduct an analysis of the medical marijuana.
72.		1. Each medical marijuana dispensary must provide onsite parking or parking adjacent to the building used as the dispensary.
		2. A building used as a medical marijuana establishment must have:
		(a) At least one toilet facility which must contain:

Line No.	Required by Statute	Suggested Conceptual Language
110.		 (1) A flushable toilet; (2) Mounted toilet tissue; (3) A sink with running water; (4) Soap contained in a dispenser; and (5) Disposable, single-use paper towels in a mounted dispenser or a mechanical air hand dryer. (b) At least one hand washing sink not located in a toilet facility.
		(c) Designated storage areas for medical marijuana products or materials used in direct contact with medical marijuana products separate from storage areas for toxic or flammable materials.
		(d) If preparation or packaging of medical marijuana products is done in the building, a designated area for the preparation or packaging that:
		(1)Includes work space that can be sanitized, and
		(2) Is only used for the preparation or packaging of medical marijuana products.
		3. For each commercial weighing and measuring equipment device used at a medical marijuana establishment, the establishment must:
		(a) Ensure that the commercial device is licensed pursuant to chapter 581 of NRS;
		(b) Maintain documentation of the license of the commercial device; and
		(c) Provide a copy of the license of the commercial device to the Division for review upon request.
73.		 Except as otherwise provided in subsection 2, a cultivation facility must ensure that access to the enclosed, locked facility where marijuana is cultivated is limited to the officers, board members and authorized medical marijuana establishment agents of the facility. Each cultivation facility shall ensure that an authorized medical marijuana establishment agent accompanies any person other than another medical marijuana establishment agent associated with the establishment when the person is present in the enclosed, locked facility where marijuana is cultivated or produced by the cultivation facility.
		person is present in the enclosed, tocked facility where marifuand is cultivated or produced by the cultivation facility.

Line	Required by Statute	Suggested Conceptual Language
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74.	The Division shall adopt regulations to set forth rules	A medical marijuana establishment shall:
	pertaining to the safe and healthful operation of medical marijuana	1. Develop, document, and implement policies and procedures regarding:
	establishments, including, without limitation,	(a) Job descriptions and employment contracts, including, without limitation:
	minimum requirements for the keeping of records by	(1) Personnel duties, authority, responsibilities, and qualifications;
	medical marijuana establishments. (Section	(2) Personnel supervision;
	20(2)(c))	(3) Training in and adherence to confidentiality requirements;
		(4) Periodic performance evaluations; and
		(5) Disciplinary actions.
		(b) Business records, such as manual or computerized records of assets and liabilities, monetary transactions, journals, ledgers and supporting documents, including, without limitation, agreements, checks, invoices, and vouchers.
		(c) Inventory control, including, without limitation:
		(1) Tracking;
		(2) Packaging;
		(3) Accepting marijuana from patients who hold valid registry identification cards and from their designated primary caregivers;
		(4) Acquiring marijuana from other establishments; and
		(5) Disposing of unusable marijuana, which may include submitting any unusable marijuana to a local law enforcement agency.
		(d) Records of patients who hold valid registry identification cards, including, without limitation, purchases, denials of sale, any delivery options, confidentiality and retention.
		(e) Patient education and support, including, without limitation:

Line No.	Required by Statute	Suggested Conceptual Language
		(1) The availability of different strains of marijuana and the purported effects of the different strains;
		(2) Information about the purported effectiveness of various methods, forms and routes of medical marijuana administration;
		(3) Methods of tracking the effects on a patient who holds a valid registry identification card of different strains and forms of marijuana; and
		(4) Prohibition on the smoking of medical marijuana in public places, places open to the public and places exposed to public view.
		2. Maintain copies of the policies and procedures developed pursuant to subsection 1 at the establishment and provide copies to the Division for review upon request.
		3. Review the policies and procedures developed pursuant to subsection 1 at least once every 12 months from the date on which the medical marijuana establishment registration certificate was issued and update the policies and procedures as needed.
75.		A medical marijuana establishment shall:
		1. Document and report any loss or theft of marijuana from the establishment to the appropriate law enforcement agency and to the Division; and
		2. Maintain copies of any documentation required pursuant to chapter 453A of NRS or this chapter for at least 12 months after the date on the documentation and provide copies of the documentation to the Division for review upon request.
		Before a medical marijuana establishment agent dispenses medical marijuana to the holder of a valid registry identification card or the designated primary caretaker of such a person, the medical marijuana establishment agent must:
		1. Verify the identity of the holder of the registry identification card or the designated primary caregiver;
		2. Offer any appropriate patient education or support materials;
		3. Enter the number of the registry identification card of the patient or the designated primary caregiver into the electronic verification system;

Line No.	Required by Statute	Suggested Conceptual Language
		4. Verify the validity of the registry identification card of the patient or the designated primary caretaker;
		5. Verify that the amount of medical marijuana the patient or the designated primary caregiver is requesting would not cause the patient to exceed the limit on obtaining no more than two and one-half ounces of medical marijuana during any one 14-day period as set forth in NRS 453A.200; and
		6. Enter the following information into the electronic verification system for the patient or the designated primary caregiver:
		(a) The amount of medical marijuana dispensed;
		(b) Whether the medical marijuana was dispensed to the patient or to the designated primary caregiver of the patient;
		(c) The date on which and the time at which the medical marijuana was dispensed;
		(d) The number of the medical marijuana establishment agent registration card of the agent; and
		(e) The number of the medical marijuana establishment registration certificate of the establishment for which the agent is providing services.
76.		1. Each medical marijuana establishment shall designate in writing a medical marijuana establishment agent who has oversight of the inventory control system of the establishment.
		2. A medical marijuana establishment shall only acquire marijuana from:
		(a) Another medical marijuana establishment, including, without limitation, a cultivation facility and a facility for the production of edible marijuana products or marijuana-infused products; or
		(b) A person who holds a valid registry identification card or his or her designated primary caregiver.
		3. Each medical marijuana establishment shall establish and implement an inventory control system that documents:
		(a) Each day's beginning inventory, acquisitions, harvests, sales, disbursements, disposal of unusable marijuana, and ending inventory.

Line No.	Required by Statute	Suggested Conceptual Language
		(b) When acquiring medical marijuana from a person who holds a valid registry identification card or his or her designated primary caregiver: (1) A description of the medical marijuana acquired including the amount and strain;
		(2) The name and number of the valid registry identification card of the person who provided the medical marijuana or his or her designated primary caregiver who provided the medical marijuana;
		(3) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent receiving the medical marijuana on behalf of the dispensary; and
		(4) The date of acquisition.
		(c) When acquiring medical marijuana from another medical marijuana establishment:
		(1) A description of the medical marijuana acquired including the amount, strain and batch number;
		(2) The name and identification number of the medical marijuana establishment registration certificate of the establishment providing the medical marijuana;
		(3) The name and medical marijuana establishment agent registration card number of the agent providing the medical marijuana;
		(4) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent receiving the medical marijuana on behalf of the establishment; and
		(5) The date of acquisition,
		(d) For each batch of marijuana cultivated:
		(1) The batch number.
		(2) Whether the batch originated from marijuana seeds or marijuana cuttings.
		(3) The origin and strain of the marijuana seeds or marijuana cuttings planted.
		(4) The number of marijuana seeds or marijuana cuttings planted.

Line No.	Required by Statute	Suggested Conceptual Language
		(5) The date the marijuana seeds or cuttings were planted.
		(6) A list of all chemical additives, including, without limitation, nonorganic pesticides, herbicides and fertilizers used in the cultivation.
		(7) The number of plants grown to maturity.
		(8) Harvest information including, without limitation:
		(I) Date of harvest;
		(II) Final processed usable marijuana yield weight; and
		(III) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent responsible for the harvest.
		(9) The disposal of medical marijuana that is not usable marijuana including the:
		(I) Description of and reason for the marijuana being disposed of including, if applicable, the number of failed or other unusable plants;
		(II) Date of disposal;
		(III) Method of disposal; and
		(IV) Name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent responsible for the disposal.
		(e) When providing medical marijuana to another establishment:
		(1) The amount, strain and batch number of medical marijuana provided;
		(2) The name and marijuana establishment registration certificate number of the other establishment;
		(3) The name and medical marijuana establishment agent registration card number of the medical marijuana establishment agent who received the medical marijuana on behalf of the other establishment; and

Line No.	Required by Statute	Suggested Conceptual Language
		(4) The date on which the medical marijuana was provided.
		(f) For receiving edible marijuana products from another establishment:
		(1) A description of the edible marijuana products received from the establishment including total weight of each edible food product and estimated amount and batch number of the medical marijuana infused in each edible marijuana product.
		(2) The total estimated amount and batch number of medical marijuana infused in the edible marijuana products.
		(3) The name and:
		(I) Medical marijuana establishment registration certification of the establishment providing the edible marijuana products to the receiving establishment;
		(II) Medical marijuana establishment agent registration card number of the agent providing the edible marijuana products to the receiving establishment; and
		(II) Medical marijuana establishment agent registration card number of the agent receiving the edible marijuana products on behalf of the receiving establishment.
		(4) The date on which the edible marijuana products were provided to the establishment.
		(g) For receiving marijuana-infused products from another establishment:
		(1) A description of the marijuana-infused products received from the establishment including total weight of each marijuana-infused product and estimated amount and batch number of the medical marijuana infused in each marijuana-infused product.
		(2) The total estimated amount and batch number of medical marijuana infused in the marijuana-infused products.
		(3) The name and:
		(I) Medical marijuana establishment registration certification of the establishment providing the marijuana-infused products to the receiving establishment;
		(II) Medical marijuana establishment agent registration card number of the agent providing the

Required by Statute	Suggested Conceptual Language
	marijuana-infused products to the receiving establishment; and
	(II) Medical marijuana establishment agent registration card number of the agent receiving the marijuana-infused products on behalf of the receiving establishment.
	(4) The date on which the marijuana-infused products were provided to the establishment.
	4. The individual designated in subsection 1 shall conduct and document an audit of the inventory of the establishment that is accounted for according to generally accepted accounting principles at least once every 30 calendar days. If the audit identifies a reduction in the amount of medical marijuana in the inventory of the establishment not due to documented causes, the establishment shall determine where the loss has occurred and take and document corrective action. If the reduction in the amount of medical marijuana in the inventory of the establishment is due to suspected criminal activity by a medical marijuana establishment agent, the establishment shall report the agent to the Division and to the local law enforcement authorities.
	5. An establishment shall:
	(a) Maintain the documentation required in subsections 3 and 4 at the establishment for at least 5 years after the date on the document; and
	(b) Provide the documentation required in subsections 3 and 4 to the Division for review upon request.
	1. A medical marijuana establishment agent authorized by the establishment for which he or she is providing services may transport marijuana, paraphernalia, edible marijuana products and marijuana-infused products between the medical marijuana establishment and:
	(a) Another marijuana establishment; and
	(b) A person who holds a valid registry identification card or his or her designated primary caregiver.
	2. Before transporting marijuana, paraphernalia, edible marijuana products or marijuana-infused products pursuant to subsection 1, a medical marijuana establishment agent shall:
	(a) Complete a trip plan that includes, without limitation:
	(1) The name of the medical marijuana establishment agent in charge of the transportation;
	Required by Statute

Line No.	Required by Statute	Suggested Conceptual Language
		(2) The date and start time of the trip; (3) A description of the marijuana, paraphernalia, edible marijuana products and marijuana-infused products being transported; and (4) The anticipated route of transportation.
		(b) Provide a copy of the trip plan completed pursuant to paragraph (a) to the medical marijuana establishment for which he or she is providing the transportation.
		3. During the transportation of marijuana, paraphernalia, edible marijuana products or marijuana-infused products pursuant to subsection 1, the medical marijuana establishment agent shall:
		(a) Carry a copy of the trip plan completed pursuant to paragraph (a) of subsection 2 with him or her for the duration of the trip;
		(b) Use a vehicle without any medical marijuana identification;
		(c) Have a means of communicating with the medical marijuana establishment for which he or she is providing the transportation; and
		(d) Ensure that the marijuana, paraphernalia, edible marijuana products or marijuana-infused products are not visible.
		4. After transporting marijuana, paraphernalia, edible marijuana products or marijuana-infused products pursuant to subsection 1, a medical marijuana establishment agent shall enter the end time of the trip and any changes to the trip plan that was completed pursuant to paragraph (a) of subsection 2.
		5. A medical marijuana establishment must:
		(a) Maintain the documents required in paragraph (a) of subsection 2 and subsection 4; and
		(b) Provide a copy of the documents required in paragraph (a) of subsection 2 and subsection 4 to the Division for review upon request.

Line No.	Required by Statute	Suggested Conceptual Language
78.		1. Each medical marijuana dispensary shall ensure that:
		(a) A patient record is established and maintained for each holder of a valid registry identification card who obtains medical marijuana from the dispensary.
		(b) An entry in a patient record:
		(1) Is recorded only by a medical marijuana establishment agent who is authorized by dispensary policies and procedures to make an entry;
		(2) Is dated and signed by the medical marijuana establishment agent;
		(3) Includes the number of the medical marijuana establishment agent registration card of the agent who is recording the entry; and
		(4) Is not changed to make the initial entry illegible.
		(c) If an electronic signature is used to sign an entry, the medical marijuana establishment agent whose signature the electronic code represents is accountable for the use of the electronic signature.
		(d) A patient record is only accessed by a medical marijuana establishment agent authorized by dispensary policies and procedures to access the patient record.
		(e) A patient record is provided to the Division for review upon request.
		(f) A patient record is protected from loss, damage or unauthorized use.
		(g) A patient record is maintained for at least 5 years after the date of the patient's or, if applicable, the patient's designated primary caregiver's last request for medical marijuana from the dispensary.
		2. If a medical marijuana dispensary maintains patient records electronically, the dispensary shall ensure that:
		(a) There are safeguards to prevent unauthorized access; and
		(b) The date and time of an entry in a patient record is recorded electronically by an internal clock.
		3. A medical marijuana dispensary shall ensure that the patient record for a holder of a valid registry

Line	Required by Statute	Suggested Conceptual Language
Line No.	Required by Statute	identification card who requests or whose designated primary caregiver on behalf of the holder of the valid registry identification card requests medical marijuana from the dispensary contains: (a) Patient information that includes: (1) The name of the patient; (2) The date of birth of the patient; and (3) The name of the designated primary caregiver of the patient, if applicable. (b) Documentation of any patient education and support materials provided to the patient or the designated primary caregiver of the patient, including, without limitation, a description of the materials and the date on which the materials were provided. (c) For each time the patient requests and does not obtain medical marijuana or, if applicable, the designated primary caregiver requests on behalf of the patient and does not obtain medical marijuana from the dispensary, the following: (1) The date; (2) The name and number of the registry identification card of the person who requested the medical
		marijuana, and (3) The dispensary's reason for refusing to provide the medical marijuana.
79.	The Division shall adopt regulations to set forth rules pertaining to the safe and healthful operation of medical marijuana establishments, including, without limitation, provisions for the security of medical marijuana establishments, including, without limitation,	To prevent unauthorized access to medical marijuana at a medical marijuana establishment, the establishment must have: 1. Security equipment to deter and prevent unauthorized entrance into limited access areas that includes, without limitation: (a) Devices or a series of devices to detect unauthorized intrusion, which may include a signal system interconnected with a radio frequency method, such as cellular, private radio signals, or other mechanical or electronic device.

Line Required by Statute No.	Suggested Conceptual Language
requirements for the protection by a fully operational security alarm system of each medical marijuana establishment. (Section 20(2)(d))	(b) Exterior lighting to facilitate surveillance. (c) Electronic monitoring including: (1) At least one 19-inch or greater call-up monitor; (2) A video printer capable of immediately producing a clear still photo from any video camera image; (3) Video cameras with a recording resolution of at least 704 x 480 or the equivalent providing coverage of all entrances to and exits from limited access areas and all entrances to and exits from the building, capable of identifying any activity occurring in or adjacent to the building; (4) A video camera at each point of sale location allowing for the identification of any person who holds a valid registry identification card or his or her designated primary caregiver purchasing medical marijuana; (5) A video camera in each grow room capable of identifying any activity occurring within the grow room in low light conditions; (6) Storage of video recordings from the video cameras for at least 30 calendar days; (7) A failure notification system that provides an audible and visual notification of any failure in the electronic monitoring system; and (8) Sufficient battery backup for video cameras and recording equipment to support at least five minutes of recording in the event of a power outage. (d) Panic buttons in the interior of each building. 2. Policies and procedures: (a) That restrict access to the areas of the establishment that contain marijuana to persons authorized to be in that area only; (b) That provide for the identification of persons authorized to be in the areas of the establishment that contain marijuana; (c) That prevent loitering;

Line No.	Required by Statute	Suggested Conceptual Language			
		(d) For conducting electr	onic monitoring; and		
		(e) For the use of a panic	button.		
80.	The Division shall adopt regulations to set forth rules pertaining to the safe and healthful operation of medical marijuana establishments, including,	orth rules fe and of 2. Any usable marijuana, edible marijuana product or marijuana establishment shall not sell or transport a lot of usable marijuana, edible marijuana products assurance testing has been completed. 2. Any usable marijuana, edible marijuana product or marijuana-infused product that has passed the required quality assurance testing has been completed.			
81.	without limitation, procedures pursuant to which medical marijuana dispensaries must use the services of an independent testing laboratory to ensure that any marijuana, edible	products or marijuana-infused pre the Division with a sample of pro- compliance checks.	Division, a cultivation facility ar oducts must provide an employee	nd a facility for the production of e e of the Division or a person or en on 59 of this regulation for randon	tity designated by
	marijuana products and marijuana-infused products sold by the dispensaries to end users are tested for content, quality and	2. The Division may: (a) Screen samples obtainmetals; and	ned pursuant to this section for pe	esticides, chemical residues and u	nsafe levels of
	potency in accordance with	(b) Perform any other qu	ality assurance test deemed neces	ssary by the Division.	
	standards established by the Division. (Section 20(2)(e))	3. The cultivation facility or facility for the production of edible marijuana products or marijuana-infused products is responsible for all costs involved in screening or testing performed pursuant to this section.			
82.		Each independent testing laboratory must use the general body of required quality assurance tests for usable marijuana, marijuana-infused products, extracts of marijuana, and edible marijuana products set forth in this section. Such tests may include moisture content, potency analysis, foreign matter inspection, microbiological screening, pesticide and other chemical residue and metals screening, and residual solvents levels. An independent testing laboratory may request additional sample material in excess of the amounts listed in the table set forth in this section for the purposes of completing required quality assurance tests. An independent testing laboratory may retrieve samples from the premises of another registered medical marijuana establishment and transport the samples directly to the laboratory.			
83.	-	Product	Tests Required	Sample Size Needed to	

Line No.	Required by Statute		Suggested Conceptual	l Language	
		Usable marijuana	 Moisture content Potency analysis Foreign matter inspection Microbiological screening 	Complete all Tests Up to 7 grams	
		Marijuana to be used to make an extract of marijuana (nonsolvent) like kief, hashish, bubble hash, or infused dairy butter, or oils or fats derived from natural sources	None	None	
		Extract of marijuana (nonsolvent) like kief, hashish, bubble hash, or infused dairy butter, or oils or fats derived from natural sources	 Potency analysis Foreign matter inspection Microbiological screening 	Up to 7 grams	
		Marijuana to be used to make an extract of marijuana (solvent based) made with a CO ₂ extractor, or with a food grade ethanol or glycerin	 Foreign matter inspection Microbiological screening 	Up to 7 grams	
		Extract of marijuana (solvent based) made using n-butane, isobutane, propane, heptane, or other solvents or gases approved by the Division of at least 99 % purity	 Potency analysis Residual solvent test Microbiological screening (only if using marijuana that failed initial test) 	Up to 2 grams	
		Extract of marijuana made with a CO ₂ extractor like hash oil	1. Potency analysis 2. Microbiological screening (only if using marijuana that failed initial test)	Up to 2 grams	
		Extract of marijuana made with food grade ethanol	 Potency analysis Microbiological screening (only if using marijuana that failed initial test) 	Up to 2 grams	

Line No.	Required by Statute	Suggested Conceptual Language			
		Extract of marijuana made with food grade glycerin or propylene glycol	Potency analysis	Up to 1 gram	
		Edible marijuana-infused product	 Potency analysis Microbiological screening 	1 unit	
		Liquid marijuana-infused product like a soda or tonic	1. Potency analysis 2. Microbiological screening	1 unit	
		Topical marijuana-infused product	Potency analysis	1 unit	
84.		material from the same plants a marijuana that fails a quality as CO_2 or solvent based extract mu. 2. At the request of a commarijuana-infused products, the failed test. The cultivation facil	ijuana fails a quality assurance tes utomatically fails the quality assur ssurance test may be used to make ast still pass all required quality as ultivation facility or a facility for the Division may, on a case-by-case in ity or facility for the production of osts involved in a retest performed	cance test. Upon approval of the a CO_2 or solvent based extract. A surance tests. The production of edible marijuance basis, authorize a retest to validate of edible marijuana products or material edible edi	Division, a lot of After processing, the a products or the results of a
85.	The Division shall adopt regulations to set forth rules pertaining to the safe and healthful operation of medical marijuana establishments, including, without limitation, procedures pursuant to which a medical marijuana dispensary will be notified by the Division if a patient who holds a valid registry identification card has chosen the dispensary as his or her designated medical marijuana dispensary, as described in section 19.6 of	If a patient who holds a valid registry identification card or his or her designated primary caregiver selects one medica marijuana dispensary to serve as the designated medical marijuana dispensary of the patient pursuant to section 19.6 o Senate Bill No. 374, Statutes of Nevada 2013, the Division shall communicate the designation to the designated dispensary.		ant to section 19.6 of	

Line No.	Required by Statute	Suggested Conceptual Language
110.	this act. (Section 20(2)(f))	
86.	The Division shall adopt regulations to establish circumstances and procedures pursuant to which the maximum fees set forth in section 12 of this act may be reduced over time: (a) To ensure that the fees imposed pursuant to section 12 of this act are, insofar as may be practicable, revenue neutral; and (b) To reflect gifts and grants received by the Division pursuant to NRS 453A.720. (Section 20(3))	 The Division shall, at least annually, consider: (a) The maximum fees set forth in section 12 of Senate Bill No. 374, Statutes of Nevada 2013; (b) The revenue received from such fees; and (c) The gifts and grants received by the Division pursuant to NRS 453A.720. Based on its evaluation conducted pursuant to subsection 1, the Division must reduce the maximum fees set forth in section 12 of Senate Bill No. 374, Statutes of Nevada 2013, at such times as, in its judgment, the Division considers a reduction equitable in relation to ensuring that the fees are revenue neutral and reflecting the gifts and grants received by the Division pursuant to NRS 453A.720.
87.	The Division shall adopt regulations to set forth the amount of usable marijuana that a medical marijuana dispensary may dispense to a person who holds a valid registry identification card, or the designated primary caregiver of such a person, in any one 14-day period. Such an amount must not exceed the limits set forth in NRS 453A.200. (Section 20(4))	No conceptual language currently exists.
88.	The Division shall adopt regulations to, as far as	A medical marijuana establishment shall:

Line No.	Required by Statute	Suggested Conceptual Language
	possible while maintaining accountability, protect the identity and personal	1. Develop, document, and implement policies and procedures regarding:
	identifying information of each person who receives,	(a) Job descriptions and employment contracts, including, without limitation:
	facilitates or delivers services in accordance with	(1) Personnel duties, authority, responsibilities, and qualifications;
	chapter 453A of NRS. (Section 20(5))	(2) Personnel supervision;
	(Section 20(3))	(3) Training in and adherence to confidentiality requirements;
		(4) Periodic performance evaluations; and
		(5) Disciplinary actions.
		(b) Business records, such as manual or computerized records of assets and liabilities, monetary transactions, journals, ledgers and supporting documents, including, without limitation, agreements, checks, invoices, and vouchers.
		(c) Inventory control, including, without limitation:
		(1) Tracking;
		(2) Packaging;
		(3) Accepting marijuana from patients who hold valid registry identification cards and from their designated primary caregivers;
		(4) Acquiring marijuana from other establishments; and
		(5) Disposing of unusable marijuana, which may include submitting any unusable marijuana to a local law enforcement agency.
		(d) Records of patients who hold valid registry identification cards, including, without limitation, purchases, denials of sale, any delivery options, confidentiality and retention.
		(e) Patient education and support, including, without limitation:
		(1) The availability of different strains of marijuana and the purported effects of the different strains;

Line No.	Required by Statute	Suggested Conceptual Language
		(2) Information about the purported effectiveness of various methods, forms and routes of medical marijuana administration; (3) Methods of tracking the effects on a patient who holds a valid registry identification card of different strains and forms of marijuana; and (4) Prohibition on the smoking of medical marijuana in public places, places open to the public and places exposed to public view. 2. Maintain copies of the policies and procedures developed pursuant to subsection 1 at the establishment and provide copies to the Division for review upon request. 3. Review the policies and procedures developed pursuant to subsection 1 at least once every 12 months from the date on which the medical marijuana establishment registration certificate was issued and update the policies and procedures as needed.
89.		1. Each medical marijuana dispensary shall ensure that: (a) A patient record is established and maintained for each holder of a valid registry identification card who obtains medical marijuana from the dispensary. (b) An entry in a patient record: (1) Is recorded only by a medical marijuana establishment agent who is authorized by dispensary policies and procedures to make an entry; (2) Is dated and signed by the medical marijuana establishment agent; (3) Includes the number of the medical marijuana establishment agent registration card of the agent who is recording the entry; and (4) Is not changed to make the initial entry illegible. (c) If an electronic signature is used to sign an entry, the medical marijuana establishment agent whose signature the electronic code represents is accountable for the use of the electronic signature.

Line No.	Required by Statute	Suggested Conceptual Language
		(d) A patient record is only accessed by a medical marijuana establishment agent authorized by dispensary policies and procedures to access the patient record.
		(e) A patient record is provided to the Division for review upon request.
		(f) A patient record is protected from loss, damage or unauthorized use.
		(g) A patient record is maintained for at least 5 years after the date of the patient's or, if applicable, the patient's designated primary caregiver's last request for medical marijuana from the dispensary.
		2. If a medical marijuana dispensary maintains patient records electronically, the dispensary shall ensure that:
		(a) There are safeguards to prevent unauthorized access; and
		(b) The date and time of an entry in a patient record is recorded electronically by an internal clock.
		3. A medical marijuana dispensary shall ensure that the patient record for a holder of a valid registry identification card who requests or whose designated primary caregiver on behalf of the holder of the valid registry identification card requests medical marijuana from the dispensary contains:
		(a) Patient information that includes:
		(1) The name of the patient;
		(2) The date of birth of the patient; and
		(3) The name of the designated primary caregiver of the patient, if applicable.
		(b) Documentation of any patient education and support materials provided to the patient or the designated primary caregiver of the patient, including, without limitation, a description of the materials and the date on which the materials were provided.
		(c) For each time the patient requests and does not obtain medical marijuana or, if applicable, the designated primary caregiver requests on behalf of the patient and does not obtain medical marijuana from the dispensary, the following:
		(1) The date;

Line No.	Required by Statute	Suggested Conceptual Language
		(2) The name and number of the registry identification card of the person who requested the medical marijuana, and (3) The dispensary's reason for refusing to provide the medical marijuana.
90.		Except as otherwise provided in NRS, any information received by the Division related to the security of a medical marijuana establishment is confidential and must not be disclosed by the Division.
91.	The Division shall adopt regulations to, in cooperation with the Board of Medical Examiners and the State Board of Osteopathic Medicine, establish a system to: (a) Register and track attending physicians who advise their patients that the medical use of marijuana may mitigate the symptoms or effects of the patient's medical condition; (b) Insofar as is possible, track and quantify the number of times an attending physician described in paragraph (a) makes such an advisement; and (c) Provide for the progressive discipline of attending physicians who advise the medical use of marijuana at a rate at which the Division and Board determine and agree to be unreasonably	Working with the Nevada Board of Medical Examiners and Nevada Board of Osteopathic Medicine and reviewing their processes. 1. The Division shall register and track the attending physicians licensed in this State who advise a patient that the medical use of marijuana may mitigate the symptoms or effects of the patient's medical condition. To the extent possible, the Division shall maintain a record of: (a) The number of patients to whom a physician advises that the medical use of marijuana may mitigate the symptoms or effects of the patients' medical conditions; (b) The chronic or debilitating medical conditions of such patients; (c) The number of times the physician advises each patient that the medical use of marijuana may mitigate the symptoms or effects of the patient's medical condition; (d) The number of different chronic or debilitating medical conditions for which the physician advises each patient that the use of medical marijuana may mitigate the symptoms or effects of the patient's medical condition; and (e) How frequently the physician advises each patient that the medical use of marijuana may mitigate the symptoms or effects of the patient's medical condition. 2. Based on its evaluation of the records maintained pursuant to subsection 1, if the Division determines that an attending physician is advising patients that the medical use of marijuana may mitigate the symptoms or effects of the patients' medical conditions at a rate that is unreasonably high, the Division shall notify the Board of Medical Examiners or the State Board of Osteopathic Medicine, so that the appropriate Board may subject the physician to the progressive discipline process of that Board.

Line No.	Required by Statute	Suggested Conceptual Language
92.	The Division shall adopt regulations to establish different categories of medical marijuana establishment agent registration cards, including, without limitation, criteria for training and certification, for each of the different types of medical marijuana establishments at which such an agent may be employed or volunteer. (Section 20(7))	1. Each medical marijuana establishment agent registration card issued pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, must indicate the type of medical marijuana establishment at which the person is being registered to provide services. 2. A medical marijuana establishment agent who has been issued a medical marijuana establishment agent registration card to provide services at a medical marijuana dispensary shall, prior to commencing work at the dispensary, receive, at a minimum, training in the following: (a) The proper use of security measures and controls that have been adopted for the prevention of diversion, theft or loss of marijuana; (b) Procedures and instructions for responding to an emergency; and (c) State and federal statutes and regulations regarding confidentiality of information related to the medical use of marijuana.
93.	The Division shall adopt regulations to provide for the maintenance of a log by the Division of each person who is authorized to cultivate, grow or produce marijuana pursuant to subsection 6 of NRS 453A.200. The Division shall ensure that the contents of the log are available for verification by law enforcement personnel 24 hours a day. (Section 20(8))	 Except as otherwise provided in this section and NRS 239.0115, the Division and any designee of the Division shall maintain the confidentiality of and shall not disclose the name or any other identifying information of any person who facilitates or delivers services pursuant to chapter 453A of NRS or this chapter. Except as otherwise provided in NRS 239.0115, the name and any other identifying information of any person who facilitates or delivers services pursuant to chapter 453A of NRS or this chapter are confidential, not subject to subpoena or discovery and not subject to inspection by the general public. Notwithstanding the provisions of subsection 1, the Division or its designee may release the name and other identifying information of a person who facilitates or delivers services pursuant to chapter 453A of NRS or this chapter to: (a) Authorized employees of the Division or its designee as necessary to perform official duties of the Division; and (b) Authorized employees of state and local law enforcement agencies, only as necessary to verify that a person is lawfully facilitating or delivering services pursuant to chapter 453A of NRS or this chapter.
94.		1. The Division shall maintain a log of each person who is authorized to cultivate, grow or produce marijuana pursuant to subsection 6 of NRS 453A.220.

Line No.	Required by Statute	Suggested Conceptual Language
		2. The log must indicate, for each person:
		(a) Whether the person is authorized to cultivate marijuana, grow marijuana or produce marijuana, and whether the person is authorized to engage in two or more of those activities; and
		(b) Whether the person is authorized to do so because:
		(1) The person who holds the registry identification card or his or her designated primary caregiver, if any, was cultivating, growing or producing marijuana in accordance with chapter 453A of NRS on or before July 1, 2013;
		(2) All the medical marijuana dispensaries in the county of residence of the person who holds the registry identification card or his or her designated primary caregiver, if any, closed or were unable to supply the quantity or strain of marijuana necessary for the medical use of the person to treat his or her specific medical condition;
		(3) As a result of illness or lack of transportation, the person who holds the registry identification card and his or her designated primary caregiver, if any, are unable reasonably to travel to a medical marijuana dispensary; or
		(4) No medical marijuana dispensary was operating within 25 miles of the residence of the person who holds the registry identification card at the time the person first applied for his or her registry identification card.
95.	The Division shall adopt regulations to address such other matters as may assist in implementing the	1. When a medical marijuana establishment is required pursuant to chapter 453A of NRS or this chapter to provide information, sign documents, or ensure actions are taken, a person identified in this subsection shall comply with the requirement on behalf of the establishment:
	program of dispensation contemplated by sections 10 to 20, inclusive, of this act. (Section 20(9))	(a) If an individual is applying for a medical marijuana establishment registration certificate, the individual;
		(b) If a corporation is applying for a medical marijuana establishment registration certificate, two individuals who are officers of the corporation;
		(c) If a partnership is applying for a medical marijuana establishment registration certificate, two of the individuals who are partners;
		(d) If a limited liability company is applying for a medical marijuana establishment registration certificate, a

Line No.	Required by Statute	Suggested Conceptual Language
1100		manager or, if the limited liability company does not have a manager, an individual who is a member of the limited liability company;
		(e) If an association or cooperative is applying for a medical marijuana establishment registration certificate, two individuals who are members of the governing board of the association or cooperative;
		(f) If a joint venture is applying for a medical marijuana establishment registration certificate, two of the individuals who signed the joint venture agreement; and
		(g) If a business organization type other than those described paragraphs (b) to (f), inclusive, is applying for a medical marijuana establishment registration certificate, two individuals who are members of the business organization.
		2. For the purposes of chapter 453A of NRS and this chapter, the following persons must comply with the provisions governing owners, officers and board members of a medical marijuana establishment:
		(a) If a corporation is applying for a medical marijuana establishment registration certificate, the officers of the corporation;
		(b) If a partnership is applying for a medical marijuana establishment registration certificate, the partners;
		(c) If a limited liability company is applying for a medical marijuana establishment registration certificate, the members of the limited liability company;
		(d) If an association or cooperative is applying for a medical marijuana establishment registration certificate, the members of the association or cooperative;
		(e) If a joint venture is applying for a medical marijuana establishment registration certificate, the individuals who signed the joint venture agreement; and
		(f) If a business organization type other than those described paragraphs (a) to (e), inclusive, is applying for a medical marijuana establishment registration certificate, the members of the business organization.
96.		1. The Division shall accept applications for medical marijuana establishment registration certificates for 10 business days beginning 10 calendar days after the Division provides notice that it will be accepting such applications. The Division shall provide such notice by:
		(a) Posting on the website of the Division that the Division will be accepting such applications;

Line No.	Required by Statute	Suggested Conceptual Language
		(b) Posting a copy of the notice at the principal office of the Division, the Legislative Building, and at not less than three other separate, prominent places within this State; and
		(c) Making notification of the posting locations from the listserv maintained by the Division for medical marijuana establishment information.
		2. If the Division receives an application for a medical marijuana establishment registration certificate at a time other than the time set forth in subsection 1, the Division must return the application to the entity that submitted the application.
97.		1. If the Division receives only one application for a medical marijuana establishment registration certificate to operate a medical marijuana dispensary or a cultivation facility in a county and the Division determines that the application is complete and in compliance with chapter 453A of NRS and this chapter within 90 days after the Division begins accepting applications, the Division shall issue a medical marijuana establishment registration certificate to that dispensary or cultivation facility.
		2. If the Division receives, within 90 days after the Division begins accepting applications, more than one application for a medical marijuana establishment registration certificate to operate a medical marijuana dispensary or a cultivation facility in a county and the Division determines that more than one of the applications is complete and in compliance with chapter 453A of NRS and this chapter within 90 days after the Division begins accepting applications, the Division shall review each application it has determined is complete and is in compliance with chapter 453A of NRS and this chapter and rank the applications from a county in order from first to last in the following subjects:
		(a) Financial resources of the applicant, both liquid and illiquid;
		(b) Quality of proposed owners, officers and board members of the establishment, including, without limitation, their educational achievement and knowledge and expertise with the medical marijuana businesses;
		(c) How well the proposed location of the establishment will serve the needs of persons who are authorized to engage in the medical use of marijuana;
		(d) Impact of the proposed establishment on the community in which it is proposed to be located;
		(e) Building and construction plans of the proposed establishment;
		(f) Integrated plan of the applicant for providing care, quality and safekeeping of medical marijuana from seed

Line No.	Required by Statute	Suggested Conceptual Language		
2,00		to sale;		
		(g) Amount of taxes paid to, or other beneficial financial contributions me political subdivisions by the applicant or the persons who are proposed to be own proposed establishment;		
		(h) Business and marketing plans of the applicant;		
		(i) Education plans of the applicant for employees, volunteers and client	s of the proposed es	stablishment;
		(j) Environmental stewardship of the proposed establishment; and		
		(k) Organic production plan of the proposed dispensary, including, with credentials.	out limitation organ	nic certifications and
		(l) Other criteria of merit the Division determines to be relevant to benefincluding, without limitation, the ability of the employees of a proposed establish 3. The Division shall award points to each applicant for each subject batto subsection 2 for that subject with 100 percent of the maximum points set forth applicant, 98 percent of the maximum points set forth for a subject awarded to the third place applicant, of the maximum points set forth for a subject awarded to the third place applicant, the maximum points set forth for a subject awarded to the third place applicant, the maximum points set forth for a subject awarded to the third place applicant, the maximum points set forth for a subject awarded to the third place applicant.	ment to join a labo used on its ranking o for a subject award ne second place app	r union; determined pursuant led to the first place licant, 96 percent of
		subject are: Subject of Evaluation	Maximum	1
			Points	
		Financial resources of the applicant, both liquid and illiquid		
		Quality of proposed owners, officers and board members of the establishment,		
		including, without limitation, their educational achievement and knowledge		
		and expertise with the medical marijuana businesses		-
		How well the proposed location of the establishment will serve the needs of		
		persons who are authorized to engage in the medical use of marijuana Impact of the proposed establishment on the community in which it is		-
		proposed to be located		
		Building and construction plans of the proposed establishment		-
		Integrated plan of the applicant for providing care, quality and safekeeping of		-
		medical marijuana from seed to sale		
		Amount of taxes paid to, or other beneficial financial contributions made to,		
		the State of Nevada or its political subdivisions by the applicant or the		

Line No.	Required by Statute	Suggested Conceptual Language
		persons who are proposed to be owners, officers or board members of the proposed establishment Business and marketing plans of the applicant Education plans of the applicant for employees, volunteers and clients of the proposed establishment Environmental stewardship of the proposed establishment Organic production plan of the proposed establishment, including, without limitation organic certifications and credentials Other criteria of merit the Division determines to be relevant to benefit the State of Nevada and its residents, including, without limitation, the ability of the employees of a proposed establishment to join a labor union 4. The Division shall issue medical marijuana establishment registration certificates based on the total number of points awarded to a dispensary or cultivation facility pursuant to this section. If two or more applicants have the same total number of points, the Division shall randomly select the applicant who will be issued the last medical marijuana establishment registration certificate for a medical marijuana dispensary or cultivation facility for that county from among those applicants with the same total number of points. 5. If the Division does not issue a medical marijuana establishment registration certificate to an applicant to operate a medical marijuana dispensary or cultivation facility after determining that the application is complete and in compliance with chapter 453A of NRS and this chapter, the Division shall provide a written notice to the applicant stating that, although the applicant is application for a medical marijuana dispensary or cultivation facility was complete and in compliance with chapter 453A of NRS and this chapter, the Division did not issue a medical marijuana establishment registration certificate to the applicant as a result of the provisions of this section.
98.		 The Division may, upon receipt of an application for a medical marijuana establishment registration certificate, conduct an investigation into the premises, facilities, qualifications of personnel, methods of operation, policies and purposes of any person proposing to engage in the operation of a medical marijuana establishment. The facility is subject to inspection and approval as to standards for safety from fire, on behalf of the Division, by the applicable fire protection agency, or the State Fire Marshal, if a fire protection agency is not available. The Division shall not issue a medical marijuana establishment registration certificate until the Division completes an inspection of the establishment that may require more than one visit to the establishment. In addition to complying with the provisions of chapter 372A of NRS and chapter 372A of NAC governing the imposition of an excise tax on medical marijuana establishments, a medical marijuana establishment may not operate until it has been issued a medical marijuana establishment registration certificate from the Division.

Line No.	Required by Statute	Suggested Conceptual Language
99.		1. If the Division determines that an applicant for a medical marijuana establishment registration certificate satisfies all the requirements set forth in chapter 453A of NRS and this chapter, but the Division does not issue the applicant a medical marijuana establishment registration certificate as a result of the provisions of section 11, 11.5 or 11.7 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, or section 23 of this regulation, the Division shall provide written notice to the applicant which informs the applicant:
		(a) That the application complies with the provisions of chapter 453A of NRS and this chapter of NAC;
		(b) Of the specific provision of NRS or NAC pursuant to which the applicant was not issued a medical marijuana establishment registration certificate; and
		(c) That the written notice is not a denial and is not considered a final decision of the Division subject to administrative review.
		2. The Division shall deny an application for a medical marijuana establishment registration certificate and provide notice of the denial that includes the reason for the denial and the process for administrative review if the Division determines that:
		(a) An application for a medical marijuana establishment registration certificate does not satisfy the requirements of chapter 453A of NRS or this chapter; or
		(b) An applicant for a medical marijuana establishment registration certificate does not comply with the provisions of chapter 453A of NRS or this chapter.
		3. If the Division determines that it is not allowed to issue additional medical marijuana establishment registration certificates to medical marijuana dispensaries pursuant to section 11 or 11.5 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, the Division shall include on its website a notice that it is not accepting medical marijuana establishment registration certificate applications for medical marijuana dispensaries.

Line No.	Required by Statute	Suggested Conceptual Language
100.		 To change the location of a medical marijuana establishment, an establishment must submit an application to the Division. Upon receiving an application to change the location of an establishment, the Division shall reopen the competitive application process by accepting applications and issuing medical marijuana establishment registration certificates in the manner set forth in chapter 453A of NRS and this chapter. An establishment reapplying for a medical marijuana registration certificate as a result of its request to change the location of the establishment must submit to the Division the information required to be submitted to the Division pursuant to section 10 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013 and section 24 of this regulation.
		3. An application for a change in location of a medical marijuana establishment may not be combined with an application for renewing a medical marijuana establishment certificate.
101.		1. Submission of an application for a medical marijuana establishment registration certificate constitutes permission for entry to and reasonable inspection of the establishment by the Division, with or without notice.
		2. The Division may, upon receipt of a complaint against a medical marijuana establishment, except for a complaint concerning the cost of services, conduct an investigation, with or without notice, into the premises, facilities, qualifications of personnel, methods of operation, policies, procedures and records of that establishment or any other establishment which may have information pertinent to the complaint.
		3. Any authorized member or employee of the Division may enter and inspect any building or premises at any time, with or without notice, to:
		(a) Secure compliance with any provision of chapter 453A of NRS or this chapter;
		(b) Prevent a violation of any provision of chapter 453A of NRS or this chapter; or (c) Conduct an unannounced inspection of an establishment in response to an allegation of noncompliance with chapter 453A of NR S or this chapter.
		4. An authorized member or employee of the Division shall enter and inspect at least annually, with or without notice, each building or the premises of a medical marijuana establishment to ensure compliance with standards for health and sanitation.
		5. An authorized member or employee of the Division shall enter and inspect, with or without notice, any

Line No.	Required by Statute	Suggested Conceptual Language
		building or premises operated by a medical marijuana establishment within 72 hours after the Division is notified that a medical marijuana establishment is operating without a medical marijuana establishment registration certificate.
102.		The address submitted by an applicant for a medical marijuana establishment agent card pursuant to section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, must be located in Nevada.
		To make a change to the name or address included on a medical marijuana establishment agent card, the cardholder shall submit to the Division a request for the change which includes:
		1. The name on and the number of the current medical marijuana establishment agent card of the cardholder;
		2. The new name or address of the cardholder;
		3. The effective date of the new name or address of the cardholder;
		4. For a change of the address of the cardholder, the county in which the new address is located; and
		5. For a change of the name of the cardholder, a copy of one of the following documents which includes the new name and address of the cardholder:
		(a) Valid Nevada driver's license;
		(b) Valid Nevada identification card issued by the Department of Motor Vehicles pursuant to NRS 483.810 to 483.890, inclusive; or
		(c) Photograph page in the current and valid United States Passport of the cardholder.

Line No.	Required by Statute	Suggested Conceptual Language
103.		To request a replacement medical marijuana establishment agent card that has been lost, stolen or destroyed, the cardholder shall submit to the Division, within 3 working days after the card was lost, stolen or destroyed, a request for a replacement card that includes:
		1. The name and date of birth of the cardholder;
		2. If known, the number of the lost, stolen or destroyed medical marijuana establishment agent card; and
		3. If the cardholder cannot provide the number of the lost, stolen or destroyed medical marijuana establishment agent card, a copy of one of the following documents:
		(a) Valid Nevada driver's license;
		(b) Valid Nevada identification card issued by the Department of Motor Vehicles pursuant to NRS 483.810 to 483.890, inclusive;
		(c) Medical marijuana establishment agent card; or
		(d) Photograph page in the current and valid United States Passport of the cardholder.
104.		If the Division issues a medical marijuana establishment agent card based on a request for a replacement card or an application to change or amend the card, the replacement, changed or amended medical marijuana establishment agent card must have the same expiration date as the medical marijuana establishment agent card being replaced, changed or amended.
105.		1. The Division shall provide written notice to the agent that the medical marijuana establishment agent registration card of a cardholder is void and no longer valid when:
		(a) The medical marijuana establishment registration certificate listed on the medical marijuana establishment agent registration card of the cardholder is no longer valid; or
		(b) The Division receives the written notice required in subsection 3 of section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013, subsection 3 or 4 of section 38 of this regulation that the medical marijuana establishment agent:

Line No.	Required by Statute	Suggested Conceptual Language
140.		(1) No longer serves as an owner, officer, board member or physician who is consulting for an establishment;
		(2) Is no longer employed by or contracted with the establishment; or
		(3) No longer provides volunteer services at the establishment.
		2. Written notice provided pursuant to this section is not a revocation and is not considered a final decision of the Division subject to administrative review.
106.		1. The Division must deny an application for or an application to renew a medical marijuana establishment registration certificate if:
		(a) The application or the establishment is not in compliance with the provisions of chapter 453A of NRS or this chapter; or
		(b) An owner, officer or board member of the establishment: (1) Is a physician currently providing written documentation for the issuance of registry identification cards;
		(2) Is a law enforcement officer;
		(3) Is an employee or contractor of the Division;
		(4) Has an ownership or financial investment interest in any other medical marijuana establishment; or
		(5) Provides false or misleading information to the Division.
		2. The Division must revoke a medical marijuana establishment registration certificate if:
		(a) The establishment engages in an activity set forth in section 16 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013;
		(b) An owner, officer or board member of the establishment has been convicted of an excluded felony offense; or
		(c) The Division receives formal notice from the applicable local government that the establishment has had its authorization to operate terminated.
		3. The Division may deny an application for a medical marijuana establishment certificate or may suspend or

Line No.	Required by Statute	Suggested Conceptual Language
NO.		revoke any certificate issued under the provisions of chapter 453A of NRS upon any of the following grounds:
		(a) Violation by the applicant or the certified establishment of any of the provisions of chapter 453A of NRS.
		(b) Aiding, abetting or permitting the commission of any illegal act.
		(c) Conduct inimical to the public health, morals, welfare and safety of the people of the State of Nevada in the maintenance and operation of the establishment for which a certificate is issued.
		(d) Conduct or practice detrimental to the health or safety of the users or employees of the establishment.
		(e) The failure or refusal of an applicant or certified establishment to comply with any of the provisions of chapter 453A of NRS or this chapter.
		(f) The failure or refusal of a certified establishment to carry out the policies and procedures or comply with the statements provided to the Division with the application of the establishment.
		(g) Operating a medical marijuana establishment without a medical marijuana establishment certificate.
		(h) The failure or refusal of a medical marijuana establishment to return an adequate plan of correction to the Health Division within 10 days after the receipt by the establishment of a statement of deficiencies.
		(i) The failure or refusal to cooperate fully with an investigation or inspection by the Division.
		(j) The failure to develop a plan of correction pursuant to section 64 of this regulation or to correct any deficiency specified by the Division within the period specified in the plan.
		(k) The failure to comply with the provisions of chapter 372A of NRS and chapter 372A of NAC governing the imposition of an excise tax on medical marijuana establishments.
		4. If the Division denies an application for a medical marijuana establishment registration certificate or revokes a medical marijuana establishment registration certificate, the Division must provide notice to the applicant or establishment that includes, without limitation, the specific reasons for the denial or revocation.

Line No.	Required by Statute	Suggested Conceptual Language
Line No. 107.	Required by Statute	 The Division must deny an application for or an application to renew a medical marijuana establishment agent registration card if the applicant: (a) Does not meet the requirements set forth in section 13 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013; or (b) Previously had a medical marijuana establishment agent registration card revoked. The Division may deny an application for or an application to renew a medical marijuana establishment agent registration card if the applicant provides false or misleading information to the Division. The Division must revoke a medical marijuana establishment agent registration card if the agent: (a) Uses marijuana without holding a valid registry identification card;
		 (b) Dispenses or otherwise diverts marijuana to a person who is not authorized by law to possess marijuana in accordance with the provisions of chapter 453A of NRS; (c) Has been convicted of an excluded felony offense; or (d) Engages in an activity set forth in section 17 of Senate Bill No. 374, chapter 547, Statutes of Nevada 2013. 4. The Division may revoke a medical marijuana establishment agent registration card if the agent knowingly violates any provision of chapter 453A of NRS or this chapter. 5. If the Division denies an application for a medical marijuana establishment agent registration card or revokes a medical marijuana establishment agent registration card, the Division must provide notice to the applicant or agent that includes, without limitation, the specific reasons for the denial or revocation.

Line No.	Required by Statute	Suggested Conceptual Language
108.		 If the Division determines that there are any deficiencies in the operation of a medical marijuana establishment or in the provision of services by a medical marijuana establishment, the Division may suspend the medical marijuana establishment registration certificate and request a written plan of correction from the establishment. A medical marijuana establishment whose registration certificate has been suspended pursuant to subsection 1 shall develop a plan of correction for each deficiency and submit the plan to the Division for approval within 10 days after receipt of the statement of deficiencies. The plan of correction must include specific requirements for corrective action, which must include times within which the deficiencies are to be corrected. If the plan submitted pursuant to subsection 2 is not acceptable to the Division, the Division may direct the establishment to resubmit a plan of correction or the Division may develop a directed plan of correction with which the establishment must comply.
109.	The exemption from state prosecution applies only to the extent that a person who holds a registry identification card and the designated primary caregiver of such a person do not, at any one time, collectively possess, deliver or produce more than a maximum allowable quantity of edible marijuana products and marijuana-infused products as established by regulation of the Division. NRS 453A.200(3)(b)(3)	For the purposes of subparagraph (3) of paragraph (b) of subsection 3 of NRS 453A.200, the maximum allowable quantity of edible marijuana products and marijuana-infused products is such products in an amount that is the equivalent of two and one-half ounces of usable marijuana.